



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड 20]

शिमला, शनिवार, 4 नवम्बर, 1972/13 कार्तिक, 1894

[संख्या 45

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4 नवम्बर, 1972/13 कार्तिक, 1894 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'असाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईः—

विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. 27-14/70-Sectt. (Edu. A), dated the 3rd October, 1972.	Education Department	Rules regulating the Grants-in-aid to the Himachal Pradesh University.
No. 14-47/68-E&T(Sectt.), dated the 29th September, 1972.	Excise and Taxation Department	Making amendment in the Himachal Pradesh Passengers and Goods Taxation Rules, 1957.
No. 3-62/71-Elec., dated the 27th October, 1972.	Election Department	Republication of Election Commission of India's Notification No. 56/72-X, dated the 20th October, 1972 in English and Hindi version.
No. 13-5/71-LSG., dated the 28th October, 1972.	Local Self Government Department	Imposing Certain Taxes and Rates in the Notified Area Committee of Sarahan in Sirmur District.
No. 7-24/72-Elec., dated the 30th October, 1972.	Election Department	Calling upon all the Constituencies (Wards) of all the Gram Sabhas Comprised within Simla District to elect members for the Executive Committee (Gram Panchayat).
No. 10-23/71-Rev. A, dated the 30th October, 1972.	Revenue Department	The Redemption of Mortgages (Himachal Pradesh) Rules, 1972.
No. 7-26/72-Elec., dated the 1st November, 1972.	Election Department	Calling upon all the constituencies (Wards) of the Gram Sabhas Comprised within Tissa, Salooni, Mehla, Chamba and Bhattiya Blocks of Chamba district to elect members for the executive committees (Gram Panchayat).
No. 7-26/72-Elec., dated the 1st November, 1972.	-do-	Calling upon all the constituencies (Wards) of all the Gram Sabhas Comprised within Pangi and Bhamour Blocks to elect members for the Executive Committee Gram Panchayats.

भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इन्यम्बदि

हिमाचल प्रदेश हाई कोर्ट
NOTIFICATIONS

Simla-1, the 27th September, 1972

No. HHC. 1-7/71.—In exercise of the powers vested in them by section 139(b) of the Code of Civil Procedure, 1908, the Hon'ble the Chief Justice and Judges of the High Court of Himachal Pradesh are pleased to appoint/re-appoint for a period of two years, from the date of issue of this notification, the following Advocates; as Oath Commissioners, for the places shown against their names, for administering oaths/affirmations on affidavits to the deponents, under the said Code, in accordance with the terms specified in paragraph 5 of chapter 12-B, Punjab High Court Rules and Orders Vol. IV as applied to Himachal Pradesh:

Sl. No.	Name	Place and period
1.	Shri Amar Chand Verma Advocate.	For Tehsil Headquarter at Jogindernagar, Dis- trict Mandi.
2.	Shri Brij Nandan Malhotra, Advocate.	For District Head- quarter at Mandi.
3.	Shri Karam Singh, Pleader	For Tehsil Headquarter at Sundernagar, Dis- trict Mandi.
4.	Shri F.R. Gupta, Advocate	For Tehsil Headquarter at Arki, Solan district.

Simla-1, the 5th October, 1972

No. HHC/GAZ/3-27/71.—The Hon'ble the Chief Justice and Judges of the High Court of Himachal Pradesh have been pleased to grant earned leave for 25 days for the period from 18th July, 1972 to 11th August, 1972 (both days inclusive) with permission to suffix gazetted holidays falling on 12th and 13th August, 1972 to Shri A. L. Soni, Additional District and Sessions Judge Mandi.

2. It is certified that Shri A. L. Soni would have continued to officiate as Additional District and Sessions Judge but for his proceeding on leave.

3. It is also certified that Shri A. L. Soni is likely to return to duty to the same post and at the same station from which he proceeded on leave.

By order of the Court,

KEDARISHWAR,
Registrar.

हिमाचल प्रदेश सरकार
PERSONNEL (A) DEPARTMENT
NOTIFICATIONS

Simla-2, the 21st September, 1972

No. 1-21/71-DP-App.—In partial modification of this Government notification No. 1-3/71-App., dated the 28th March, 1972, the Governor, Himachal Pradesh is pleased to order that the Financial Commissioner, Himachal Pradesh shall also function as Secretary to the Government of Himachal Pradesh in respect of the Department of M.P.P. and Power and the Chief Secretary to the Government of Himachal Pradesh shall cease to

function as Secretary in respect of the said Department with immediate effect.

K. N. CHANNA,
Chief Secretary

Simla-2, the 28th September, 1972

No. 1-9/71-DP-App.—The Governor, Himachal Pradesh is pleased to order the following transfers and postings with immediate effect in public interest:—

1. Shri Y. R. Mahajan, HAS, S.D.O./S.D.M., Hamirpur is transferred and posted as S.D.O./S.D.M., Una vice Shri V. K. Bansal; and
2. Shri V. K. Bansal, HAS, S.D.O./S.D.M., Una is transferred and posted as S.D.O./S.D.M., Hamirpur vice Shri Y. R. Mahajan.

A. K. GOSWAMI,
Joint Secretary.

Simla-2, the 5th October, 1972

No. 8-133/72-DP-App.—Consequent upon the deputation of Shri K. C. Pandeya, I.A.S. (H. P.), Agricultural Production Commissioner, Himachal Pradesh for attending the International Seminar in Berlin, the Governor, Himachal Pradesh is pleased to order that Shri Ganga Misra (I.A.S.-1958) shall officiate as Agricultural Production Commissioner, Himachal Pradesh cum-Secretary to the Government of Himachal Pradesh, in the supertime scale of I.A.S. during Shri Pandeya's absence.

2. The Government is further pleased to order that Shri Ganga Misra shall also look after the work of the post of Liaison Officer, Himachal Pradesh, in addition to his own duties.

K. N. CHANNA,
Chief Secretary.

Simla-2, the 9th October, 1972

No. 1-9/71-App-(DP).—In partial modification of this department's notification of even number, dated the 19th September, 1972, the Governor, Himachal Pradesh is pleased to order the following transfers and postings with immediate effect in public interest:—

- (i) Shri Nasib Chand, a Select List Officer of HPAS, Regional Transport Officer, Dharamsala is transferred and posted as General Assistant-cum-District Development and Panchayat Officer, Hamirpur; and
- (ii) the transfer orders of Shri J. C. Thapar, a Select List Officer of HPAS, General Assistant to Deputy Commissioner, Kangra as General Assistant-cum-District Development and Panchayat Officer, Hamirpur made vide this Department's notification of even number, dated the 19th September, 1972 are hereby cancelled.

Simla-2, the 9th October, 1972

No. 3-88/71-App.—In supersession of this department's notification of even number, dated the 12th May, 1972, the Governor, Himachal Pradesh is pleased to accord *ex-post-facto* sanction to the grant of 34 days earned leave with effect from 20th March, 1972 to 2nd April, 1972 in favour of Kumar T. D. Singh HPAS, (Probationer) presently posted as General Assistant to Deputy Commissioner, Kinnaur at Kalpa with

permission to prefix and suffix Sundays falling on the 19th March, 1972 and 28th April, 1972, respectively.

2. Certified that Kumar T. D. Singh, HPAS (Probationer) would have continued to officiate as General Assistant to D. C., Kinnaur but for his proceeding on 34 days' earned leave.

3. Certified that not later than the time, the Governor, Himachal Pradesh formally sanctioned the leave he then intended to repost Kumar T. D. Singh, HPAS (Probationer) to the same post from which he proceeded on leave.

Simla-2, the 6th October, 1972

No. 10-2/68-Apptt. II-A.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor, Himachal Pradesh is pleased to appoint Shri Gian Chand, District Development and Panchayat Officer, Sirmur district, Nahan to be the Magistrate of First Class, with all the powers of a Magistrate First Class, under the said Code, to be exercised within the local limits of Sirmur district, with immediate effect.

Simla-2, the 9th October, 1972

No. 3-12/59-Apptt.—The Governor, Himachal Pradesh is pleased to accord sanction to the grant of 15 days' earned leave with effect from 25th September, 1972 to 9th October, 1972 in favour of Shri Surinder Paul, HPAS, S.D.O./S.D.M. Dehra, District Kangra with permission to prefix Sunday falling on the 24th September, 1972, subject to verification of title to leave.

2. Certified that after the expiry of leave, Shri Surinder Paul, HPAS, S.D.O./S.D.M. Dehra, District Kangra, is likely to return to the same station from where he proceeded on leave.

A. K. GOSWAMI,
Joint Secretary.

Simla-2, the 13th October, 1972

No. 1-38/72-DP-Apptt.—The Governor, Himachal Pradesh is pleased to order the following transfers and postings with immediate effect in public interest:—

- the services of Shri A. K. Puri, I.P.S. (HP), Superintendent of Police, Lahaul and Spiti are placed at the disposal of the Divisional Organiser, S. S. B. Organisation, Punjab and Himachal Division, Simla-4, for appointment as Area Organiser;
- Shri R. P. Kureel, I.P.S. (HP), Superintendent of Police, Kinnaur is transferred and posted as Superintendent of Police, Lahaul and Spiti vice Shri A. K. Puri;
- the services of Shri Diwakar Prasad, I.P.S. (HP), Superintendent of Police, Hamirpur district are placed at the disposal of the Divisional Organiser, S. S. B. Organisation, Punjab and Himachal Division, Simla-4;
- Shri S. C. Malik, I.P.S. Commandant (Superintendent of Police) H. A. P. (C. S. R. F.) Simla is transferred and posted as Superintendent of Police, Hamirpur district, Hamirpur vice Shri Diwakar Prasad;
- Shri R. K. Mehta, Deputy Superintendent of Police Simla is transferred and appointed to officiate as Superintendent of Police, Kinnaur vice Shri R. P. Kureel;
- Shri R. S. Pathania, Commandant (Superinten-

dent of Police) H. A. P., Junga, is transferred and appointed to officiate as Commandant (Superintendent of Police) (C. S. R. F.) vice Shri S. C. Malik, I.P.S.; and

7. Shri Tara Dutt Attri, Deputy Superintendent of Police, C.I.D. Simla is transferred and appointed to officiate as Commandant (Superintendent of Police) H. A. P. Junga vice Shri R. S. Pathania.

K. N. CHANNA,
Chief Secretary.

COMMUNITY DEVELOPMENT DEPARTMENT NOTIFICATION

Simla-4, the 18th October, 1972

No. 4-118/69-E-Dev.—The Governor, Himachal Pradesh is pleased to cancel the transfer of Shri I. C. Dharmani, BDO Kandaghat to CP State headquarters, Simla as ordered *vide* notification of even number, dated the 2nd August, 1972 in the public interest.

2. The Governor is further pleased to order the following transfers of the Block Development Officers with immediate effect in the public interest in partial modification of notifications each of even number, dated the 11th July, 1972 and 2nd August, 1972:—

<i>Sl. Name of B.D.O.</i>	<i>From</i>	<i>To</i>
(1) Shri Sonam Dev Thakur.	Lahaul Block, Keylong.	Chhohara Block (Simla district) against a vacancy.
(2) Shri S. G. Upadhyay	Naggar Block, Katrain (Kulu).	Dharampur Block (Mandi district) against a vacancy.

3. While SDO (C), Keylong will function as BDO, Keylong in place of Shri Sonam Dev Thakur, the charge of the post of BDO Naggar Block will be taken over by Shri Des Raj Dogra, BDO Kulu in addition to his own duties without any extra remuneration therefor.

4. Both the officers will move at once.

K. C. PANDEYA,
Secretary.

FINANCE (REGULATION) DEPARTMENT NOTIFICATIONS

Simla-2, the 19th October, 1972

No. 12-1/69-Fin. (R&E)-Vol. II.—In supersession of all previous orders, the Governor, Himachal Pradesh is pleased to declare Deputy Commissioner, Simla as Head of Office and Disbursing Officer under Head "71-Miscellaneous-E-Miscellaneous and Unforeseen charges-E-2-Soldiers", "Sailors" and Airmen's Board-E-2(2) District Establishment (Non-Plan)" in respect of Join Board Simla, Kinnaur and Solan districts.

Simla-2, the 19th October, 1972

No. 12-1/69-Fin. (R&E)-Vol. II.—The Governor, Himachal Pradesh is pleased to declare Deputy Commissioners, Una, Hamirpur, Solan and Kulu, as Heads of Offices and Disbursing Officers under Head "19—General Administration-A-4-District Administration-A-4-Treasury Organisation" till the posts of Treasurer

Officers are filled in these districts.

The Governor, Himachal Pradesh is further pleased to declare them as Controlling Officers under the aforesaid head of account for T.A. purposes in respect of

Class III and IV staff of Treasury Organisation posted in their respective districts.

M. L. JAIN,
Deputy Secretary.

FOREST DEPARTMENT

NOTIFICATIONS

Simla-2, the 18th July, 1972

No. 7-6/72-SF.—Whereas it is considered necessary for the protection of areas described in the list given below that the said areas should be brought under purview of Section 29 of Chapter IV of Indian Forest Act.

Now, therefore, in exercise of the powers conferred by section 29 of the Indian Forest Act (XVI of 1927) the Governor, Himachal Pradesh is pleased to declare the provision of Chapter IV of the said Act applicable to the said areas.

SCHEDULE

District: MAHASU

Tehsil: ROHRU

Serial No.	Name of owner	Khasra No.	Area		Pargana	Village	Boundaries
			Big.	Bis.			
1.	Sarkar Daulatmandar	324/1	51	0	Pandarishau	Bharoli	North.—Shallan, Kupri, village and Compartment No. 14(c). South.—Chak Sheel, Kaina and Compartment No. 18a. West.—Chak Sheel, Compartment No. 15. East.—Mandhol, Baral Chak and Compartment No. 17 and 18.
		324/2	200	5			
		324/3	8	16			
		324/4	1389	10			
2.	Sarkar Daulatmandar	326	81	6	Pandarishau	Bharoli	North.—Khasra Nos. 31 to 66 cultivated land. South.—Khasra Nos. 20 to 33 cultivated land. West.—Khasra Nos. 626/326 cultivated land. East.—Khasra Nos. 324 and village path.

Simla-2, the 11th September, 1972

No. 7-4 72-SF. Whereas it is considered necessary that the rights of the private persons in the portions of the protected forests described in the attached schedule should remain suspended for a period of 15 years for the purpose of regeneration of fire burnt areas of requiring immediate attention as well as Demarcated Protected Forest areas according to the prescription of the Working Plan and whereas the remainder of such forests are sufficient and in a locality reasonably convenient for the due exercise of the rights and whereas it is considered necessary to prohibit the doing of any or all of the acts mentioned in clause (c) of section 30 of the Indian Forest Act, 1927.

Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act (XVI of 1927), the Governor, Himachal Pradesh is pleased to declare the portion of protected forests situated in Chopal Forest Division, as per schedule attached, shall remain closed for a period of 15 years from the date of this notification

and the rights of private persons in or over such portion shall remain suspended during the said period of 15 years and he is further pleased to prohibit from the date of publication of this notification:—

1. the quarrying and removal of stones;
2. the burning of lime and charcoal;
3. the breaking up or clearing for cultivation for building for herding cattle or for other purpose;
4. grazing by all kinds of animals (cattle) throughout the year;
5. lopping and cutting of trees and bushes throughout the year;
6. the collection or subjection to any manufacturing process or removal of any forest produce in or from portion so closed;
7. cutting of grass throughout the year.

Note.—Grass cutting may be permitted free to the right holders on permits on such terms and conditions as may be made and imposed at the discretion of the Divisional Forest Officer Chopal Forest Division, Chopal.

SCHEDULE

Statement showing the areas to be closed in Chopal Forest Division

District: SIMLA

Tehsil: CHOPAL

Sl. No.	Illaqua	Name of Forest and Compartment	Total area of compartment in Hects.	Area to be closed in Hects.	Purpose for which area is to be closed	Areas
1	2	3	4	5	6	7
1.	Chanju	Kungu Nali C. 2 P.B.I	680.65	73.65	For regeneration purpose as per provision of H. P.	North:—Kungu Nali 4 and 5 East:—Kungu Nali 1. West:—Kungu Nali 3. South:—Kungu Nali 3. North:—Inspection Path Kungu Nali. East:—Kungu Nali 2. West:—Kungu Nali 3 C. 5 a. South:—I/Path Kungu Nali 5. a.
2.	do	Kungu Nali C. 4 P.B.I.	680.65	29.13	—do—	North:—Jubbal (Barar). East:—Arwa C. 1. West:—Jubbal (Barar). South:—Arwa C. 3.
3.	Tharoach	Arwa 2	239.80	20.00	For restocking of fire burnt blank	

Sd/-
Secretary.

HEALTH & FAMILY PLANNING DEPARTMENT
NOTIFICATIONS

Simla-2, the 13th October, 1972

No. 1-175/69-H&FP.—The Governor, Himachal Pradesh, in consultation with the Himachal Pradesh Public Service Commission, is pleased to extend the *ad hoc* appointment of Dr. A. K. Sharma as a Lecturer in Surgery, Himachal Pradesh Medical College, Simla, in the scale of Rs. 600-40-1000-EB-50-1300 till 31st December, 1972 or till regular appointment to the post is made, whichever is earlier.

H. S. DUBEY,
Secretary.

Simla-2, the 19th October, 1972

No. 1-78/72-H&FP.—The Governor, Himachal Pradesh is pleased to appoint Dr. Lekh Raj Sharma as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of one year from 25-8-72 (F.N.) or till post is filled up on regular basis, whichever is earlier.

Sd/-
Under Secretary.

Simla-2, the 19th October, 1972

No. 1-253/69-H&FP.—In partial modification of this Department Notification No. 1-146/70-H&FP., dated the 21st December 1970, the Governor, Himachal Pradesh is pleased to allow Dr. D. S. Upadhyay Lecturer of Dentistry, Himachal Pradesh Medical College, Simla the scale of pay of Rs. 600-40-1000-EB-50-1300, from the date he took over as such.

By order,
H. S. DUBEY,
Secretary.

Simla-2, the 19th October, 1972

No. 1-75/72-H&FP.—The Governor, Himachal Pradesh is pleased to accept the resignation of Dr. Miss Shyama Sood, CAS Grade I (G), Medical Officer, Civil Hospital, Solan with effect from 26-9-70.

A. D. DHANTA.
Under Secretary.

MULTIPURPOSE PROJECTS AND POWER DEPARTMENT
NOTIFICATION

Simla-2, the 23rd October, 1972

No. 2-38/71-MPP (Sectt).—Whereas it appears to the Governor, Himachal Pradesh, that the land is required to be taken by the Himachal Pradesh State Electricity Board at public expense for a public purpose, namely for construction of Sub-station, complaint office and quarters at Bhota, District Hamirpur, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector Land Acquisition, Himachal Pradesh Public Works Department, Kangra.

SPECIFICATION

District: HAMIRPUR Tehsil: HAMIRPUR

Village	Khasra No.	Area K. M.
TIKKA: JAMALA-	143/7/1/2	26 3
THUMANI		
MAUZA: LODHER (BHOTA).		

By order,
L. HMINGLIANA TOCHHAWNG,
Secretary.

PLANNING DEPARTMENT
ADDENDUM

Simla-2, the 7th October, 1972

No. 1-34/71-Plan.—Please add the following paras No. 3 and 4 in the Government of Himachal Pradesh

notification No. 1-34/71-Plan, dated the 13th September, 1972, regarding the grant of T.A./D.A. to non-official members of the various Working Groups constituted by the Government for formulation of an Approach to the Fifth Five-Year Plan:—

"3. The expenditure involved will be debitable to Head, '19-General Administration-A-General Administration-A, 2-Secretariat and Attached Offices-A, 2 (1) Civil Secretariat-A-2 (1) (i) Civil Sectt.-A, 2 (1) (i) (3) Allowances, Honoraria, etc: .

4. This issues with the concurrence of the Finance Department *vide* their Dy. No. 5623-F, dated the 23rd September, 1972."

By order,
B. C. NEGI,
Secretary.

PUBLIC WORKS DEPARTMENT

NOTIFICATION

Simla-2, the 25th May, 1972

No. 2-33 70-PWD.—Whereas it appears to the Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Gang-hut and Overseers quarter, it is hereby declared that the land, described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P.W.D., is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Kalpa, District Kinnaur.

SPECIFICATION

District: KINNAUR	Tehsil: POOH	Area
Village	Khasra No.	Big. Bis.
NAMGIA	570/1/2	0 19
	271	0 4
	Total	1 3

By order,
Sd/-
Secretary.

CORRIGENDUM

Simla-2, the 16th September, 1972

No. 2-34/70-PWD.—The following corrections be made in the specification of this department notification of even number, dated the 24th March, 1971 wherein land measuring 77 bighas and 18 biswas had been notified in village Prara of Tehsil Renuka for the construction of Rajgarh-Bhagthan-Bainthi road:—

For Khasra No. 375/1 measuring 0-2 bighas Khasra No. "575/1" measuring 0-2 bighas be substituted.
Against Khasra No. 329/1 measuring 1-1 Bigha land measuring "0-1 bigha" be substituted.
Against Khasra No. 245/1 measuring 1-15 Bighas land measuring "0-5 bigha" be substituted.

By order,

H. S. DUBEY,
Commissioner and Secretary.

REVENUE DEPARTMENT

NOTIFICATIONS

Simla-2, the 29th September, 1972

No. 1-4/68-Rev. I.—The result of the Tehsildars Departmental Examination held at Chandigarh for the month of October, 1971 in respect of Shri Ashok Kumar Malhotra, Naib-Tehsildar as notified by the Financial Commissioner's Office, Punjab is republished as under:—

Sl. No.	District/ State	Name	Designa- tion	Subjects							Subject in which the official/candidate/ must pass in order to comple- te the examina- tion	
				Criminal Law	Civil Law	Revenue Law	Treasury (Financial Rules)	Local Funds	Patwaris	Urdu		
1	2	3	4	5	6	7	8	9	10	11	12	
1.	Himachal Pradesh.	Shri Ashok Kumar Malhotra.	Naib- Tehsildar.	—	Fail	Fail	—	—	—	—	To be deter- mined by Himachal Pradesh Government.	

By order,
V. K. AGNIHOTRI,
Deputy Secretary.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under section 2(c) of the Punjab Abolition of Aja Malkiyat and Talukdari Rights Act, 1952 (Act No. IX of 1953), as in force in the territories transferred to Himachal Pradesh with effect from 1-11-1966, as a result

of the re-organisation of States and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to specially empower following officers who are Assistant Collectors of the First Grade to perform the duties of a Collector under the said Act to be exercised by them within the local limits of their

respective jurisdictions as specified against each, from the date they took over the charge of the post:—

Name of officer	Area of jurisdiction
1. Shri Prem Singh Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.
2. Shri S. N. Verma, Sub-Divisional Officer (Civil), Kandaghat, District Solan.	Kandaghat Sub-Division.
3. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under section 2(b) of the Punjab Occupancy Tenants (Vesting of Proprietary Rights) Act, 1952 (Punjab Act No. VIII of 1953), as in force in the territories transferred to Himachal Pradesh with effect from 1-11-1966, as a result of the Re-organisation of States and all other powers enabling him in this behalf the Governor, Himachal Pradesh is pleased to specially empower the following officers, who are Assistant Collectors of the First Grade to perform the duties of a Collector under the said Act to be exercised by them within the local limits of their respective jurisdictions, as specified against each, from the date they took over the charge of the post:—

Name of officer	Area of jurisdiction
1. Shri Prem Singh Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.
2. Shri S. N. Verma, Sub-Divisional Officer (Civil), Kandaghat, District Solan.	Kandaghat Sub-Division.
3. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under section 3(2) of the Punjab Restitution of Mortgaged Lands Act, 1938, as in force in the territories transferred to Himachal Pradesh with effect from 1st November, 1966, as a result of the Re-organisation of States and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to specially empower the following officers, who are Assistant Collectors of the First Grade, to perform the duties of a Collector for the purposes of the said Act to be exercised by them within the local limits of their respective jurisdictions as specified against each, from the date they took over the charge of the post:—

Name of officer	Area of jurisdiction
1. Shri Prem Singh Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.

Name of officer	Area of jurisdiction
2. Shri S. N. Verma, Sub-Divisional Officer (Civil), Kandaghat, District Solan.	Kandaghat Sub-Division.
3. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under section 77(4)(b) of the Punjab Tenancy Act, 1887, as in force in the territories transferred to Himachal Pradesh with effect from 1st November, 1966, as a result of the Re-organisation of States and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to specially empower the following Assistant Collectors of First Grade to hear and determine any of the suits mentioned in First Group of sub-section (3) of section 77 of the said Act and they shall exercise the said powers within the local limits of their respective jurisdictions as specified against each, from the date they took over the charge of the post:—

Name of officer	Area of jurisdiction
1. Shri Prem Singh Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.
2. Shri S. N. Verma, Sub-Divisional Officer (Civil), Kandaghat, District Solan.	Kandaghat Sub-Division.
3. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under clause (a) of sub-section (1) of section 27 of the Punjab Land Revenue Act (XVII of 1887), as in force in the territories transferred to Himachal Pradesh with effect from 1st November, 1966, as a result of the Re-organisation of States and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to confer on the following officers all the powers of a Collector under the said Act to be exercised by them within the local limits of their respective jurisdictions as specified against each, subject to the control of the Collector of the district, from the date they took over the charge of the post:—

Name of officer	Area of jurisdiction
1. Shri Prem Singh Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.
2. Shri S. N. Verma, Sub-Divisional Officer (Civil), Kandaghat, District Solan.	Kandaghat Sub-Division.
3. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under clause (a) of sub-section (1) of section 105

of the Punjab Tenancy Act, 1887 as in force in the territories transferred to Himachal Pradesh with effect from 1st November, 1966, as a result of the re-organisation of States and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, is pleased to confer on the following officers, all the powers of a Collector under the said Act to be exercised by them within the local limits of their respective jurisdictions as specified against each, subject to the control of the Collector of the District, from the date they took over the charge of the post:

Name of officer	Area of jurisdiction
1. Shri Prem Singh Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.
2. Shri S. N. Verma, Sub-Divisional Officer (Civil), Kandaghat, District Solan.	Kandaghat Sub-Division.
3. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under clause (b) of sub-section (1) of section 27 of the Punjab Land Revenue Act (VII of 1887), as in force in the territories transferred to Himachal Pradesh with effect from 1st November, 1966, as a result of the re-organisation of States and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to confer on the following officers all the powers of an Assistant Collector, Second/First Grade under the said Act to be exercised by them within the local limits of their respective jurisdictions as specified against each, from the date they took over the charge of the post:—

Name of officer	Area of jurisdiction
1. Shri Prem Singh, Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.
2. Kumari Renu Sahni, I.A.S., Sub-Divisional Officer (Civil), Palampur, District Kangra.	Palampur Sub-Division.
3. Shri D. P. Singh, I.A.S., Sub-Divisional Officer (Civil), Kangra, District Kangra.	Kangra Sub-Division.
4. Shri S. N. Verma, Sub-Divisional Officer (Civil), Kandaghat, District Solan.	Kandaghat Sub-Division.
5. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.
6. Shri Darshan Singh, G.A. (1) to Deputy Commissioner, Kangra.	Kangra district.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under section 3(c) of the Land Acquisition Act, 1894, and all other powers enabling him in this behalf,

the Governor, Himachal Pradesh, is pleased to confer on the following officers, all the powers of a Collector, under the said Act to be exercised by them within the local limits of their respective jurisdictions as specified against each, from the date they took over the charge of the post:—

Name of officer	Area of jurisdiction
1. Shri Prem Singh Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.
2. Shri S. N. Verma, Sub-Divisional Officer (Civil), Kandaghat, District Solan.	Kandaghat Sub-Division.
3. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.
4. Shri I. C. Malhotra, Sub-Divisional Officer (Civil), Arki, District Solan.	Arki Sub-Division.
5. Shri R. L. Mehta, Sub-Divisional Officer (Civil), Jogindernagar, District Mandi.	Jogindernagar Sub-Division.
6. Kumari Renu Sahni, I.A.S., Sub-Divisional Officer (Civil), Palampur, District Kangra.	Palampur Sub-Division.
7. Shri D. P. Singh, I.A.S., Sub-Divisional Officer (Civil), Kangra, District Kangra.	Kangra Sub-Division.
8. Shri Darshan Singh, G. A. (1) to Deputy Commissioner, Kangra.	Kangra district.
9. Shri T. R. Sharma, Sub-Divisional Officer (Civil), Chachiot and Sadar, District Mandi.	Chachiot and Sadar Sub-Division.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under clause (b) of sub-section (1) of section 28 of the Himachal Pradesh Land Revenue Act, 1953 (Act No. 6 of 1954), and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to confer on the following officers, all the powers of an Assistant Collector, First Grade under the said Act to be exercised by them within the local limits of their respective jurisdictions as specified against each, from the date they took over the charge of the post:—

Name of officer	Area of jurisdiction
1. Shri Prem Singh Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.
2. Shri I. C. Malhotra, Sub-Divisional Officer (Civil), Arki, District Solan.	Arki Sub-Division.
3. Shri R. L. Mehta, Sub-Divisional Officer (Civil), Jogindernagar, District Mandi.	Jogindernagar Sub-Division.

Name of officer	Area of jurisdiction
Sub-Divisional Officer (Civil), Jogindernagar, District Mandi.	Division.
4. Shri T. R. Sharma, Sub-Divisional Officer (Civil), Chachiot and Sadar, District Mandi.	Chachiot and Sadar Sub-Division.
5. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.

Simla-2, the 13th October, 1972

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under clause (a) of sub-section (1) of section 28 of the Himachal Pradesh Land Revenue Act, 1953 (6 of 1954), the Governor, Himachal Pradesh is pleased to confer on the following officers all the powers of a Collector under the said Act to be exercised by them within the local limits of their respective jurisdictions as specified against each, from the date each of them took over the charge of the post. They shall be subject to the control of the Collector of the District concerned:—

Name of officer	Area of jurisdiction
1. Shri Prem Singh Rana, I.A.S., Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.
2. Shri I. C. Malhotra, Sub-Divisional Officer, (Civil), Arki, District Solan.	Arki Sub-Division.
3. Shri R. L. Mehta, Sub-Divisional Officer (Civil), Jogindernagar, District Mandi.	Jogindernagar Sub-Division.
4. Shri T. R. Sharma, Sub-Divisional Officer (Civil), Chachiot and Sadar, District Mandi.	Chachiot and Sadar Sub-Division.
5. Shri Mohinder Lal, G.A. to Deputy Commissioner, Solan.	Solan district.

By order,
K. C. CHAUHAN,
Under Secretary.

TOURISM DEPARTMENT

NOTIFICATION

Simla-2, the 4th October, 1972

No. 11-58/67-TD.—The Governor, Himachal Pradesh is pleased to constitute Dussehra Committee, Kulu to organise the Kulu Dussehra Festival in a befitting manner and to appoint the following members thereof:—

Deputy Commissioner, Kulu Chairman

OFFICIAL MEMBERS

1. Sub-Divisional Officer (Civil), Kulu Sub-Division	Member
2. Divisional Forest Officer, Kulu	Member
3. Executive Engineer, Public Works Department, Division No. 1, Kulu	Member
4. Superintendent of Police, Kulu	Member
5. District Public Relations Officer, Kulu	Member
6. Tourist Officer, Kulu	Secretary

NON-OFFICIAL MEMBERS

1. Shri Dile Ram Shabab, M.L.A. ..	Member
2. Shri Ishar Dass, M.L.A. ..	Member
3. Shrimati Lata Thakur, M.L.A. ..	Member
4. Shri Mohinder Singh of Rupi Place, Kulu	Member
5. General Manager, Mandi-Kulu Road Transport Corporation Mandi	Member
6. Executive Engineer, Himachal Pradesh State Electricity Board, Kulu	Member
7. President Municipal Committee, Kulu	Member
8. Chairman, Panchayat Samiti, Kulu ..	Member

2. The term of non-official members will be two years.

3. The official members are appointed in their official capacity and non-officials in their personal capacity.

4. No travelling allowances or daily allowances will be given to any member.

H. S. DUBEY,
Secretary.

TRANSPORT DEPARTMENT

NOTIFICATIONS

Simla-2, the 19th October, 1972

No. 2-221/71-Tpt.—The Governor, Himachal Pradesh, in consultation with the Himachal Pradesh Public Service Commission, is pleased to appoint Shri Bansi Lal, in the post of Service Manager in the pay scale of Rs. 300-700 on *ad hoc* basis from 7-7-1971 to 31-12-1972 or till such time the post is filled on a regular basis, whichever is earlier.

2. Shri Bansi Lal, remained posted as Service Manager at Dhalli, with effect from 7-7-1971 to 24-4-1972. He is working as Service Manager at Central Workshop, Taradevi w.e.f. 25-4-1972.

3. This supersedes this Government notification of even number, dated the 13th September, 1972.

By order,
Sd/-
Secretary.

Simla-2, the 6th October, 1972

No. 5-25/70-Tpt. (II).—In exercise of the powers conferred by section 68(2)(ww) of the Motor Vehicles Act, 1939 (Central Act 4 of 1939) and all other powers enabling him in this behalf, the Governor, Himachal Pradesh proposes to make the following amendment in rules, which were added as Chapter XI to the Punjab Motor Vehicles Rules, 1940, as applicable to the areas added to Himachal Pradesh, under section 5 of the Punjab Re-organisation Act, 1966, vide this Government notification of even number, dated the 4th July, 1972, and the same is hereby published in the Himachal Pradesh Rajpatra for the information of all persons likely to be affected thereunder as required under section 133(1) of the said Act.

2. The draft amendment in rules together with objection or suggestion if any received from the person likely to be affected will be taken into consideration on or after one month from the date of publication in the Rajpatra.

DRAFT AMENDMENT

For sub-rule (7) of rule 1 of Chapter XI, the following sub-rule (7) of rule 1, shall be substituted, namely:—

"Licensing authority", means:—

- (a) in relation to an agent's licence to be operative in more than one region of the State, the State Transport Authority;
- (b) in any other case, the Regional transport

Authority of the region in which the applicant intends to carry on the business.

By order,
H. S. DUBEY,
Secretary.

भ.ग 2—व्यानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिना मैजिस्ट्रेटों द्वारा अधिसूचनाएं
इत्यादि

**FOOD AND SUPPLIES DEPARTMENT
NOTIFICATION**

Simla-4, the 18th October, 1972

No. 2-29/63-CS.—In supersession of this Directorate office order of even number, dated the 27th February, 1967 and in exercise of the powers vested in me under Rule 1.26 of the Himachal Pradesh Financial Rules, 1971, Vol. I, I hereby declare District Co-operative and Supplies Officer, Simla as Head of Office/Drawing and Disbursing Officer under Head "26—Misc. Department-A. 3—Civil Supplies Department and 124—Capital Outlay on Schemes of Government Trading", in respect of Simla district.

I also, in exercise of the powers vested in me under S.R. 191 read with serial No. 54 of Appendix 13 of P & T Compilation of the Fundamental and Supplementary Rules, Vol. III, declare the District Co-operative and Supplies Officer, Simla as Controlling Officer in respect of class III and IV staff working in the office of the District Food and Supplies Officer, Simla.

B.D. THAPAR,
Director.

INDUSTRIES DEPARTMENT

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Kalpa, the 6th October, 1972

No. Ind. Kgr. (Loan)4/66.—Whereas a notice was served on Shri Hirzore s/o Shri Mangal Dass, village Brallingi, P.O. Kotni, Tehsil Kalpa, District Kinnaur, Himachal Pradesh on the 11th May, 1972 under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964 calling upon the said Shri Hirzore s/o Shri Mangal Dass to pay this office the sum of Rs. 428.56 P. (Rupees four hundred twenty-eight and fifty-six paise only) along with penal interest thereon up-to-date on or before the 8th June, 1972 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 857.14 P. (Rupees eight hundred fifty-seven and fourteen paise only) (Balance Principal) along with interest and penal interest (up-to-date) will be charged till the date of payment is due from the said Shri Hirzore s/o Shri Mangal Dass and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets whether movable or immovable belonging to Shri Hirzore s/o Shri Mangal Dass' loanee. A certificate of credit worthiness has been given by the then M.L.A., District Kinnaur, Himachal Pradesh.

Sd/-
District Industries Officer, Kinnaur district, Kalpa.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Nahan, the 7th October, 1972

No. 8-21/69-70-4103-05.—Whereas a notice was served on Shri Hans Raj s/o Shri Shiv Ram, Pakka, Tank, Nahan on the 24th May, 1972 under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964, calling upon the said Shri Hans Raj to pay to me the sum of Rs. 625.53 on or before the 26th June, 1972 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 3,000 as loan and interest at the rate of the penal interest of 9% p.a. with effect from the 25th March, 1971 to date of deposit is due from the said Shri Hans Raj and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

Single storeyed shop comprising one room 19' x 8' standing on the land comprised Khasra No. 514 measuring 50 sq. yards 14 sq. girdas situated in Pakka Tank, Nahan.

Sd/-
District Industries Officer, Nahan.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Nahan, the 7th October, 1972

No. 8-19/69-70-4099-4102.—Whereas a notice was served on S/Shri Jugal Kishore, Tek Chand s/o Shri Suraj Bhan, Paonta Sahib on the 9th May, 1972 under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964, calling upon the said S/Shri Jugal Kishore, Tek Chand to pay to me the sum of Rs. 787.02 on or before the 26th May, 1972 and whereas the said sum had not been paid, I hereby declare that the sum of Rs. 3000 along with interest due thereon up-to-date at the rate of 9% penal interest p.a. with effect from 29th March, 1971 till date of deposit is due from the said S/Shri Jugal Kishore, Tek Chand and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE

Land measuring 17 biswas comprised Khasra No. 170/28 situated in Paonta Sahib, District Sirmur, Himachal Pradesh.

Sd/-
District Industries Officer, Nahan.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Nahan, the 18th October, 1972

No. 8-11/69-4312-14.—Whereas a notice was served on Shri Missri Lal s/o L. Salig Ram, Naya Bazar, Nahan, on the 4th April, 1972 under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964, calling upon the said Shri Missri Lal to pay to me the sum of Rs. 997.16 on or before the 15th April, 1972 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,000 along with interest @ penal interest 8% p.a. with effect from 24-5-71 to date of deposit is due from the said Shri Missri Lal and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

Shop consisting of 2 rooms comprised in Khasra No. 2048/1, 2048/2 situated in Naya Bazar, Nahan.

Sd/-
District Industries Officer, Nahan.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Nahan, the 19th October, 1972

No. 8-12/69-4340-43.—Whereas a notice was served on Shri Mela Singh s/o Shri Dal Singh, Village Surajpur, Tehsil Paonta Sabib on the 24th May, 1972 under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964, calling upon the said Shri Mela Singh to pay to me the sum of Rs. 1572.67 on or before the 6th June, 1972 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,000 along with interest due thereon @ penal interest 9% p.a. with effect from 6-10-70 to date of deposit is due from the said Shri Mela Singh and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

Land measuring 8 bighas 7 biswas comprised in Khasra No. 10 Khatuani No. 88 situated in village Pattlion, Tehsil Paonta Sahib.

Sd/-
District Industries Officer, Nahan.

INDUSTRIES DEPARTMENT
(GEOLOGICAL CELL)

Mandi, the 19th October, 1972

No. Ind. MM (Auction)/72.—It is hereby notified for the information of the general public that the contracts of the following minor minerals quarries of Jodhpur-nagar tehsil of Mandi district shall be put to public auction on 30th November, 1972 at 11 A.M. in the premises of Public Works Department Rest House, Jodhpur-nagar as per details below:

Sl. No. Name of Quarries

1. Charanal	Stone quarry.
2. Badanial	.. do ..
3. Chewiennal	.. do ..
4. Binnu Khad	Boulder Stone Quarry.
5. Chaplu khad	.. do ..
6. Sukhyad khad	Boulder/Bajri.
7. Bajgar khad	.. do ..
8. Rana khad	Boulder.

The auction is being made on the following terms and conditions:—

1. The terms and conditions of the sale will be announced on the spot.
2. The bid shall be per annum.
3. The period of contract shall be one year from the date of grant of contract.
4. Any person intending to bid shall deposit Rs. 100 with the Presiding Officer in advance as earnest money.
5. Bidders can inspect the quarries before bidding in their own interest.
6. On completion of the auction the result shall be announced and the provisionally selected bidders shall immediately deposit 25% of the amount of the bid for one year security for execution of the lease deed and due observance of its terms and conditions, and an equal amount as first instalment of contract money where the bids exceed Rs. 1,000 per annum and full amount of the bid per annum along with 25% security in case the bids are upto Rs. 1,000 per annum. The bid shall not be treated as accept unless confirmed by the State Government or such other authority who may be authorised by the State Government to grant the contract.
7. The Government reserves the right to accept or reject the highest bid without assigning any reason.
8. The Government reserves the right to reduce or enhance the period of contract.
9. The auction is being made subject to the provisions contained in the Himachal Pradesh Minor Minerals (Concession) Revised Rules, 1972.
10. Any other information in respect of these quarries may be obtained from the Mining Officer, Mandi, District Mandi.

J. L. SUD,
Mining Officer,
Mandi district, Mandi.

PUBLIC WORKS DEPARTMENT

CORRIGENDA

Solan, the 28th September, 1972

No. SE-III-G(R) 61-6/72-27551-54.—The Khasra No. with its area as detailed below:—

Sl. No.	Khasra No.	Area
		Big. Bis.
1.	162/1	0 7
2.	178/161/1	1 5
3.	148 1	1 10
4.	183/179 1	2 3
5.	147/1	0 1
6.	149/1	0 3

appearing in the notification under section 6 & 7 of the Land Acquisition Act 1894 issued vide this office letter No. SE-III-G(R) 61-6/70-1431-34, dated the 31st January, 1972, may be read as under:—

Sl. No.	Khasra No.	Area
		Big. Bis.
1.	162/1	0 6
2.	178/161/1	0 12
3.	148/1	0 16
4.	183/179/1	3 17
5.	147/1	0 4
6.	149/1	Deleted.

Solan, the 28th September, 1972

No. SE-III-G(R) 61-6/72-73-27555-58.—The Khasra No. 1/1 measuring 4 Bighas 2 Biswas, Khasra No. 1/4 measuring 2 Bighas 9 Biswas and Khasra No. 18/1 measuring 4 Bighas 8 Biswas, appearing in the Notification under section 6 & 7 of the Land Acquisition Act, 1894 issued vide this office letter No. SE-III-G(R) 61-9/70-33436-39, dated the 14th December, 1971 may be read as under:—

Khasra No.	Area		
	Big.	Bis.	Big.
1/1	14	6	instead of area 4 2
1/4	8	9	
18/1	.4	8	Deleted.

Solan, the 28th September, 1972

No. SE-III-G(R) 61-6/73-27559-62.—The Khasra No. with its area, as detailed below:—

Khasra No.	Area		
	Big.	Bis.	
35/1	0	16	
42/1	1	7	
44/1	0	2	
43/1	0	5	
45/1	0	7	
49/2	0	0	
181/1	8	6	
54/1	0	2	
			appearing in the notification under section 6 and 7 of the Land Acquisition Act, 1894, issued vide this office letter No. SE-III-G(R) 61-6/70-71-1264-67, dated the 10th January, 1972, may be read as under:—
35/1	1	3	
42/1	0	2	
44/1	0	1	
43/1	0	2	
45/1	0	13	
49/2	0	4	
181/1	6	18	
54/1			Deleted.

Solan, the 28th September, 1972

No. SE-III-G(R) 61-6/72-27547-50.—The Khasra No. with its area as noted below:—

Khasra No.	Area		
	Big.	Bis.	
72/1	0	5	
75/1	0	2	
76	0	1	
80/1	1	4	
77/	0	2	
81/1/1	3	8	
81/1/2	6	16	

appearing in the notification under section 6 and 7 of the Land Acquisition Act, 1894 issued vide office letter No. SE-III-G(R) 61-6/70-33444-47, dated the 14th December, 1971, may be read as under:—

Khasra No.	Area		
	Big.	Bis.	
80/1	1	18	
77	0	1	

1 2 3

81/1/1	2	11
81/1/2	6	11
81/1/3	0	1
72/1	0	5
75/1	0	2
76	0	1

Inserted now.
These three khasra Nos. are deleted
now.

Solan the 30th September, 1972

No. SE-III-G(R) 61-6/72-27851-54.—The Khasra No. with its area as detailed below:—

Khasra No.	Area		
	1	2	3
552/1	0	17	
536/1	0	5	
407/2	0	2	
376/2	0	1	
437/1	1	0	
369/1	0	1	
371/1	0	11	
349/1	0	11	
408/1	1	2	
329/1	0	1	
352/1	0	2	
569/1	0	3	
531/1	1	2	
333/1	0	2	
567/1	1	0	
553/1	0	10	
410/1	0	10	
410/1/1	1	0	
533/1	0	15	
348/1	0	11	
354/1	0	2	
363/1	1	5	
245/1	0	5	
370/1	0	2	
379/1	0	6	
407/1	0	11	
534/1	0	15	
378/1	0	4	
377/1	0	7	
350/1	0	3	
375/1	0	8	

appearing in the notification under section 6 and 7 of the Land Acquisition Act, 1894, issued vide this office letter No. SE-III-G(R) 61-6/70-33457-60, dated the 14th December, 1971, may be read as under:—

437/1	2	0
369/1	0	2
371/1	0	13
349/1	0	12
408/1	1	3
329/1	0	3
352/1	0	3
569/1	0	4
531/1	1	12
333/1	0	5
567/1	0	17
553/1	0	8
410/1	0	2
410/1/1	0	19
533/1	0	11
348/1	0	9
354/1	0	1
363/1	0	19

1	2	3
245/1	0	4
370/1	0	1
379/1	0	5
407/1	0	10
534/1	0	6
378/1	0	1
377/1	0	3
350/1	0	2
575/1	0	8
552/1	0	17
536/1	0	5
407/2	0	2
376/2	0	1

S. P. KAPOOR,
Superintending Engineer,
3rd Circle, H.P.P.W.D., Solan.

JAILS DEPARTMENT

NOTIFICATION

Simla-2, the 11th October, 1972

No. H(J)-14-536/58.—In exercise of the powers vested in me under rule 1.26 of the Himachal Pradesh Financial Rules, 1971, I hereby declare the Superintendent, Sub-Jail, Solan as Head of Office and Drawing and Disbursing Officer under head 22—Jails, “A-2—District Jails”.

He is also declared as Controlling Officer for the purpose of T.A. to class III and IV employees of Sub-Jail, Solan.

MANJULA MAHAJAN,
Inspector General of Prisons.

OFFICE OF THE LAND ACQUISITION COLLECTOR-CUM-COMPETENT AUTHORITY, KANGRA

CORRIGENDUM

Dharamsala, the 19th September, 1972

No. 616-21/RAA.—In partial modification of the notification No. 3387-88/SDP, dated the 9th November, 1971, under section 7 of the Requisitioning and Acquisition of Immovable Property Act, 1952 (No. XXX of 1952) in respect of land being acquired for defence purposes the following amendments should be carried out:—

In para 3, line 5 of the Form 'J' for the words "Mrs. Sarita Parsad IAS, Land Acquisition Collector Palampur" the words "J. C. Thapar, HAS, Land Acquisition Collector-cum-Competent Authority, Kangra" should be substituted.

J. C. THAPAR,
Land Acquisition Collector-cum-Competent Authority, Kangra Dist.

**OFFICE OF THE DEPUTY COMMISSIONER
HAMIRPUR**

NOTIFICATION

Hamirpur, the 16th September, 1972

No. 61 972/Elect.—In exercise of the powers delegated to me vide Government notification No. 36-64/72-Panch, dated the 2nd April, 1972, I, Lal Singh, Deputy Commissioner, Hamirpur under section 9(1) of Himachal Pradesh Panchayati Raj Act, 1968 read with rule 19 of the Himachal Pradesh Gram Panchayat Rules, 1971, hereby fix the number of members of Gram Panchayats of

Hamirpur district as shown in Col. No. 6 of the schedule appended below:—

Sl. No.	Name of tehsil	Name of Gram Sabha	Population 1971	No. of Panches
1	2	3	4	5

Name of Block: NADAUN				
1.	Hamirpur	Aloh	460	7
2.	Barsar	Utap	1310	11
3.	-do-	Kashmir	2753	15
4.	Hamirpur	Karaur	3178	15
5.	-do-	Kamlah	2828	15
6.	-do-	Kurna	756	9
7.	-do-	Kohla Khas	3254	15
8.	-do-	Gahli	1768	13(13)
9.	-do-	Choru	1698	13
10.	Barsar	Jasai	1375	11
11.	Hamirpur	Jalari	3438	15
12.	-do-	Chareri	3471	15
13.	-do-	Dangri	870	9
14.	-do-	Dhaneta	3102	15
15.	-do-	Nadaun	2189	13
16.	-do-	Nara	1057	11
17.	-do-	Naunghi	2253	13
18.	-do-	Paniali	1801	13
19.	-do-	Pirsaluh	905	9
20.	-do-	Punani	587	9
21.	-do-	Basaral	3330	15
22.	-do-	Bara	1205	11
23.	-do-	Balduhak	1745	13
24.	-do-	Bhumpal	3087	15
25.	Barsar	Phahal	1578	13
26.	Hamirpur	Rail	1584	13
27.	-do-	Rangas	2138	13
28.	-do-	Larha	2123	13
29.	-do-	Santla	892	9
30.	-do-	Saproh	2515	15
31.	-do-	Haretta	2573	15
32.	-do-	Hathol	2261	13

Name of Block: BIJHARI

1.	Hamirpur	Bhota	3649	15
2.	-do-	Lohdar	2770	15
3.	-do-	Karer	2788	15
4.	Barsar	Kolhan	2828	15
5.	-do-	Bani	3548	15
6.	-do-	Baliah	2701	15
7.	-do-	Joufeamb	2925	15
8.	-do-	Dandru	1475	11
9.	-do-	Tippar	1312	11
10.	-do-	Barsar	1889	13
11.	-do-	Giaragran	1948	13
12.	-do-	Garli	2951	15
13.	-do-		2480	13
14.	-do-	Suhari	3107	15
15.	-do-	Bijhari	4251	15
16.	-do-	Moharal	3143	15
17.	-do-	Bara Gran	2598	15
18.	-do-	Raili	933	9
19.	-do-	Sakroh	3098	15
20.	-do-	Dandwin	1428	11
21.	-do-	Samtana	1220	11
22.	-do-	Bihal	1399	11
23.	-do-	Dhangota	1861	13

Name of Block: SUJANPUR

1.	Hamirpur	Chabutra	2598	15
2.	-do-	Karot	1675	13
3.	-do-	Darla	1600	13
4.	-do-	Thira	415	7

Name of Block: BHORANJ

1.	Hamirpur	Aghar	2816	15	10.	-do-	Mati Tira	878	9
2.	-do-	Nadaun	1339	11	11.	-do-	Dai-ka-Naun	1689	13
3.	-do-	Bagwara	3128	15	12.	-do-	Tika Chauki	2051	13
4.	-do-	Barara	1980	13	13.	-do-	Majhog Sultani	1072	11
5.	-do-	Bajorh	2679	15	14.	-do-			13
6.	-do-	Bhalwani	2714	15	15.	-do-	Bassi	1272	11
7.	-do-	Bhamrol	2255	13	16.	-do-	Bajuri	2955	15
8.	-do-	Badehar	1184	11	17.	-do-	Gasota	1828	13
9.	-do-	Bhoranj	2007	13	18.	-do-	Sakander	1156	11
10.	-do-	Bhukkar	2051	13	19.	-do-	Narsin	2076	13
11.	-do-	Chamboh	1691	13	20.	-do-	Darogan Pati Kot	3315	15
12.	-do-	Dhirar	2263	13	21.	-do-	Swabal	3161	15
13.	-do-	Jahu	1810	13	22.	-do-	Sarakar	1024	11
14.	-do-	Jharlog	3274	15	23.	-do-	Barin	2239	13
15.	-do-	Kharuhi	1169	11	24.	-do-	Baloh	1654	13
16.	-do-	Kharwar	1916	13	25.	-do-	Lambloo	2916	15
17.	-do-	Kanjian	2275	13	26.	-do-			
18.	-do-	Mehal	2456	13					
19.	-do-	Manwin	4246	15					

LAL SINGH,
Deputy Commissioner.

भाग 3—श्रधानियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेंशल कमिश्नर तथा कमिश्नर आफ

**AGRICULTURE DEPARTMENT
NOTIFICATIONS**

NOTIFICATIONS

Simla 3, the 8th October, 1972

Simla-2, the 9th October, 1972

No. 22-5/70-Agr. Sett.—Whereas the Land Development Board, Himachal Pradesh, has prepared the Land Development Schemes, under section 4 of the Himachal Pradesh Land Development Act, 1954, in respect of the areas given against each scheme indicated below:

And whereas all the persons affected by the said schemes and also the Gram Panchayat/Panchayats concerned have consented to the execution of these schemes;

And whereas the State Government keeping in view the consents of the persons aforesaid and after consulting the Board has sanctioned the schemes under section 5(2) of the said Act:-

Now, therefore, the schemes sanctioned by the State Government under section 5(2) are hereby published in the Rajpatha Himachal Pradesh for the information of all concerned as required by section 6 of the said Act and it shall come into force immediately.

District: KINNAUR

Sl. No.	Scheme No.	Name of the Beneficiary	Resident of Village	Panchayat	Area to be covered in acres
1	2	3	4	5	6
1.	NCR/KNR/3/71-72	S/Shri Panma Durje; Hira Singh and Badri Sain.	Bhawa	Katgaon	2.14
2.	POH/KNR/2/72-73	Shri Vidya Jeet	Ruskling	Giabung	0.70
3.	POH/KNR/6/72-73	S/Shri Khem Tanjeen and Karma Hishe	Pooh	Pooh	6.00

1	2	3	4	5	6
4.	POH/KNR/8/72-73	Shri Medup	Pooh	Pooh	1.00
5.	POH/KNR/9/72-73	Shri Sandup Tanjeen	-do-	-do-	1.85
6.	POH/KNR/10/72-73	S/Shri Dawa Palzor and Gulab Singh.	-do-	-do-	1.00
7.	POH/KNR/12/72-73	S/Shri Jagdish Chand, Dharam Bhag, Phurbu Chhering Dandoop.	-do-	-do-	2.38
8.	POH/KNR/11/72-73	S/Shri Harphail and Narbu Dandup.	Sunam	-do-	1.08
9.	MRG/KNR/1/72-73	S/Shri Ram Rattan, Rattan Sagär and Thanchhan Nargu.	Rispa	Moorang	2.32
10.	MRG/KNR/2/72-73	Shri Chhering Pal	Zangi	Lipa	1.86
11.	MRG/KNR/3/72-73	Shrimati Chhering Mol	Lipa	-do-	0.60
12.	MRG/KNR/5/72-73	Shri Gialdup	-do-	-do-	3.39
13.	LEO/KNR/6/71-72	Shri Mendup Tanjin	Chulling Leo	Leo	0.55
14.	LEO/KNR/1/72-73	Shri Jampa	Chango	Chango	1.55
15.	LEO/KNR/2/72-73	S/Shri Keshar Singh, Arjan Singh and Bhagwan Singh.	-do-	-do-	1.15
16.	LEO/KNR/3/72-73	Shri Ringjin Chhopa and Shrimati Gilad	-do-	-do-	1.31
17.	LEO/KNR/4/72-73	Shri Gulab Singh	-do-	-do-	1.10
18.	LEO/KNR/5/72-73	Shrimati Gillad	-do-	-do-	3.80
19.	LEO/KNR/6/72-73	S/Shri Sanam Chhedan and Madup.	-do-	-do-	0.60
20.	LEO/KNR/7/72-73	S/Shri Gopi-Chand, Gopi Ram and Dechand.	-do-	-do-	1.14
21.	LEO/KNR/8/72-73	Shri Sharb	-do-	-do-	2.18
22.	LEO/KNR/9/72-73	S/Shri Chopal and Durje Chhodup.	-do-	-do-	2.84
23.	LEO/KNR/11/72-73	Shri Durje Namgjal	-do-	-do-	1.56
24.	LEO/KNR/13/72-73	Shri Paldhan Marab	Sialkhar	-do-	1.50

Simla-2, the 9th October, 1972

No. 22-5/70-Agr. Sectt.—Whereas the Land Development Board, Himachal Pradesh, has prepared the Land Development Schemes, under section 4 of the Himachal Pradesh Land Development Act, 1954, in respect of the areas given against each scheme indicated below;

And whereas all the persons affected by the said schemes and also the Gram Panchayat/Panchayats concerned have consented to the execution of these schemes;

And whereas the State Government keeping in view the consents of the persons aforesaid and after consulting the Board has sanctioned the schemes under section 5(2) of the said Act;

Now, therefore, the schemes sanctioned by the State Government under section 5 (2) are hereby published in the Rajpatra, Himachal Pradesh for the information of all concerned as required by section 6 of the said Act and it shall come into force immediately:—

District: MANDI

Sl. No.	Schemes No.	Name of the beneficiary	Resident of village	Panchayat	Area to be covered in acres
1	2	3	4	5	6
1.	SRG (I)/MDI/1/71-72	Shri Shiv Ram and Sunder Singh	Barin	Kot	0.70
2.	SRG(I)/MDI/2/71-72	Shri Mahantu and Sunder	Upper Jehmat	Jehmat	0.31
3.	SRG(I)/MDI/3/71-72	Shri Nanak Chand etc.	Rehri	-do-	0.64
4.	SRG(I)/MDI/4/71-72	Shri Sant Ram	Khan	Jamni	0.91
5.	SRG(I)/MDI/5/71-72	Shri Harbhaj Singh	Dabrog	Barchhwar	0.37
6.	SRG(I)/MDI/6/71-72	Shri Mahajan	Rasail	Dharta	0.50
7.	SRG(I)/MDI/7/71-72	Shri Sant Ram and Bros.	Kharoh	-do-	1.44
8.	SRG(I)/MDI/8/71-72	Shri Lal Singh	Rasail	-do-	0.47
9.	SRG(I)/MDI/9/71-72	Shri Pohlo etc.	Khanot	Baldwara	1.58
10.	SRG(I)/MDI/56/71-72	Shri Sant Ram	Bheron	Kanlahfor	0.90
11.	CHT(I)/MDI/1/71-72	Shrimati Ghel	Narhali	Gohar	0.11
12.	CHT(I)/MDI/2/71-72	Shrimati Chamari	Oari	Kohla	0.48
13.	CHT(I)/MDI/3/71-72	S/Shri Chet Ram Thakur and Nokhu.	Baga	Sainj	1.17
14.	CHT(I)/MDI/4/71-72	S/Shri Narotam and Dodar	Dalikar	-do-	0.55
15.	SDR(I)/MDI/2/71-72	Shri Kanshi Ram	Kashan	Siagloo	0.74

1	2	3	4	5	6
16. SDR(I)/MDI/4/71-72	Shri Dilla Ram	Paprahal	Sehli	1.62	
17. SDR(I)/MDI/5/71-72	Shri Ashutesh Dass Gupta	Stohal	-do-	1.61	
18. SDR(I)/MDI/6/71-72	Shri Baman and Shrimati Rohama	Sehli	Sehli	1.00	
19. SDR(I)/MDI/7/71-72	S/Shri Deo, Puran Sewak etc.	Taryasal	-do-	1.76	
20. SDR(I)/MDI/8/71-72	Shri Hem Singh etc.	Kalag	Karkah	2.22	
21. SDR(I)/MDI/10/71-72	Shri Ravi Singh etc.	Grodu	Rati	1.04	
22. SDR(I)/MDI/11/71-72	Shri Mast Ram etc.	Narchowk	Bhangrotu	1.06	
23. SDR(I)/MDI/12/71-72	Shri Amar Singh	Manyana	Talyar	0.50	
24. SDR(I)/MDI/13/71-72	Shri Sunka Ram	Malther	Malther	1.61	
25. SDR(I)/MDI/51/70-71	Gravity Irrigation Scheme	Skaroha	Ghashnoo	52.00	

Simla-2, the 9th October, 1972

No. 22-5/70-Agr. Seett.—Whereas the Land Development Board, Himachal Pradesh, has prepared the Land Development Schemes, under section 4 of the Himachal Pradesh Land Development Act, 1954, in respect of the areas given against each scheme indicated below:

And whereas all the persons affected by the said schemes and also the Gram Panchayat/Panchayats concerned have consented to the execution of these schemes;

And whereas the State Government keeping in view the consents of the persons aforesaid and after consulting the Board has sanctioned the schemes under section 5(2) of the said Act;

Now, therefore, the schemes sanctioned by the State Government under section 5(2) are hereby published in the Rajpatra, Himachal Pradesh for the information of all concerned as required by section 6 of the said Act and it shall come into force immediately.

District: BILASPUR

Sl. No.	Scheme No.	Name of the beneficiary	Resident of village	Panchayat	Area to be covered in acres
1	2	3	4	5	7
1. SDR/BLP/1/72-73	Shri Narainu	Badnu	Dhuni-Panjail	1.16	
2. SDR/BLP/2/72-73	S/Shri Sukh Ram and Kanshi	-do-	-do-	6.88	
3. SDR/BLP/3/72-73	Shri Nihala	-do-	-do-	2.03	
4. SDR/BLP/4/72-73	Shri Jangi	-do-	-do-	5.25	
5. SDR/BLP/5/72-73	Shri Sadh	-do-	-do-	3.37	
6. SDR/BLP/6/72-73	Shri Lakhu	-do-	-do-	2.61	
7. SDR/BLP/8/72-73	S/Shri Tikhu and Naratu	Ganser	-do-	4.00	
8. SDR/BLP/7/72-73	Shri Medu	Janed	-do-	2.00	
9. SDR/BLP/10/72-73	Shri Nand Lal, Mathru and Shrimati Shivi.	Badnu	-do-	7.27	
10. SDR/BLP/11/72-73	S/Shri Gokal and Hariman	-do-	-do-	7.37	
11. GMR/BLP/26/72-73	S/Shri Mansha Ram and Lekh Ram.	Dollasawa	Badgaon	4.28	
12. GMR/BLP/31/72-73	Shri Roda.	Sunahani	Berthin	5.60	

Simla-2, the 9th October, 1972

No. 22-5/70-Agr. Seett.—Whereas the Land Development Board, Himachal Pradesh, has prepared the Land Development Schemes, under section 4 of the Himachal Pradesh Land Development Act, 1954, in respect of the areas given against each scheme indicated below;

And whereas all the persons affected by the said schemes and also the Gram Panchayat/Panchayats concerned have consented to the execution of these schemes;

And whereas the State Government keeping in view the consents of the persons aforesaid and after consulting the Board has sanctioned the schemes under section 5(2) of the said Act;

Now, therefore, the schemes sanctioned by the State Government under section 5(2) are hereby published in the

Rajpatra Himachal Pradesh, for the information of all concerned as required by section 6 of the said Act and it shall come into force immediately.

District: MANDI

Sl. No.	Scheme No.	Name of the beneficiary	Resident of village	Panchayat	Area to be covered in acres
1	2	3	4	5	6
1.	JNR/MDI/5/72-73	Shri Maya Dass	Gullana	Khader	1.55
2.	JNR/MDI/9/72-73	Shrimati Ramkali	Chella	Pali	2.40
3.	JNR/MDI/10/72-73	S/Shri Hari Dass, Bhagat Ram and Prem Singh.	Bari	Dalah	3.67
4.	JNR/MDI/11/72-73	Shri Hari Chand	Balh	Daled	0.52
5.	JNR/MDI/13/72-73	Shri Prem	Lad-Bharol	Lad Bharol	1.04
6.	JNR/MDI/14/72-73	Shri Doda	Khader	Khader	3.46
7.	JNR/MDI/1/72-73	Shri Siri Ram	Tikar	Chastru	0.32
8.	JNR/MDI/2/72-73	Shrimati Yashodha Devi	Jalpahar	Jeetpur	0.99
9.	JNR/MDI/3/71-72	Shri Mohan Singh	Darot	-do-	0.95
10.	JNR/MDI/4/72-73	Shri Lehanu Ram	Chandni	Chastru	0.52
11.	CHT(2)/MDI/4/71-72	Shri Dhundhu	Mani	Bali chowki	2.73
12.	CHT (2)/MDI/1/72-73	S/Shri Chet Ram and Kashau- lia Devi	Bhanwas	Thachi	3.50
13.	CHT(2)/MDI/2/72-73	Shri Chuharu	Sudharani	Balichowki	2.53
14.	CHT(2)/MDI/3/72-73	Shri Chet Ram	Kanda	-do-	2.46
15.	CHT(2)/MDI/4/72-73	Shri Paire Ram	Bonchhari	-do-	0.62
16.	CHT(2)/MDI/5/72-73	Shri Jor Singh	Kanda	-do-	1.51
17.	CHT(2)/MDI/18/71-72	S/Shri Kanshi Ram and Tara Chand.	Balichowki	-do-	2.80
18.	CHT(2)/MDI/17/71-72	Shri Hira Lal	-do-	-do-	1.10
19.	SDR(2)/MDI/1/72-73	Shri Dabe Ram	Dhagshi	Jawalapur	1.08
20.	SDR(2)/MDI/2/72-73	Shrimati Biri Devi	Pali	Aut	2.10
21.	SDR(1)/MDI/2/72-73	Shri Achhar Singh	Janed	Randhara	2.45
22.	SDR(1)/MDI/3/72-73	Shri Kela Ram	Sarua Keoli	Dashra/Leda	1.62
23.	CHT(1)/MDI/1/72-73	Shrimati Daulat Devi		Thunag	3.25
24.	CHT(1)/MDI/2/72-73	S/Shri Nar Singh, Chaitru and Nahan.	Karsai	Gatter	1.30
25.	CHT(1)/MDI/3/72-73	Shri Admu	Chatri	Chhatri	1.80
26.	CHT(1)/MDI/4/72-73	S/Shri Tandu Ram and Jassa Ram.	Lahri	Mangroo	1.55
27.	CHT(1)/MDI/5/72-73	Shri Uttam	Sihal	Thana	2.08
28.	CHT(1)/MDI/6/72-73	Shri Luharu	Chiuni	Dhar Thach	2.30
29.	CHT(1)/MDI/7/72-73	Shri Dhanu	-do-	-do-	0.70
30.	CHT(1)/MDI/8/72-73	Shri Kapur Singh	Nihri-Bejon	Thunag	1.87
31.	CHT(1)/MDI/9/72-73	Shri Kalu	Chiuni	Dhar Thach	3.40
32.	CHT(1)/MDI/10/72-73	Shri Dharam Chand	Spdha-Bidni	Gatter	1.95
33.	CHT(1)/MDI/11/72-73	S/Shri Fagu and Narain Singh	Road	Jarol	0.85
34.	CHT(1)/MDI/12/72-73	S/Shri Karam Das, Narotam Ram	Ghiyar	Dhar Thach	1.45
35.	CHT(1)/MDI/13/72-73	and Kuharoo.			
36.	CHT(1)/MDI/14/72-73	Shri Chanalu	-do-	-do-	0.95
37.	SRG(1)/MDI/4/72-73	Shri Budhu	-do-	-do-	2.27
38.	SRG(1)/MDI/5/72-73	Shri Ram Singh	Chakroh	Kamlah	1.22
39.	SRG(1)/MDI/6/72-73	Shri Chaudhari Ram	Chamainoo	Sangroh	1.05
40.	SRG(1)/MDI/9/72-73	Shri Kanagtu	Falar- Braman.	Langar	1.65
41.	SRG(1)/MDI/11/72-73	S/Shri Man Singh and Inder Singh.	Tatihi	Barchhawar	1.45
42.	SRG(1)/MDI/13/72-73	Shri Hans Raj	Nabai	Nabai	1.68
43.	SRG(1)/MDI/19/72-73	Shri Hari Ram	Jukan	-do-	1.35
44.	SRG(1)/MDI/21/72-73	Shri Narainu	Chamaini	Sangroh	4.22
45.	SRG(1)/MDI/25/72-73	Shri Sohan Singh	-do-	-do-	2.37
46.	SRG(1)/MDI/3/72-73	S/Shri Narotam, Labh Singh, Bhim Singh and Paramder.	Bhoor	Bhoor	9.38
47.	SRG(1)/MDI/10/72-73	S/Shri Sukhniand, Dev Raj and Kali Dass.	Jukan	Sangroh	2.87
48.	SRG(1)/MDI/17/72-73	S/Shri Ranjit, Megha and Shri- mati Nura.	Badar	Barchhawar	1.45
49.	SRG(1)/MDI/22/72-73	Shri Haria and Shrimati Janki	Laka	-do-	0.95
50.	SRG(1)/MDI/24/72-73	S/Shri Piare Lal and Ram Saran	Samlate	Sadhet	2.12
		S/Shri Bhim Singh, Amrit Lal, Karam Singh, Hira Singh and Balkhi.	Sanawar	Bangoti	1.62

Simla-2, the 9th October, 1972

No. 22-5-70-Agr. Sectt.—Whereas the Land Development Board, Himachal Pradesh, has prepared the Land Development Schemes, under section 4 of the Himachal Pradesh Land Development Act, 1954, in respect of the areas given against each scheme indicated below;

And whereas all the persons affected by the said schemes and also the Gram Panchayat/Panchayats concerned have consented to the execution of these schemes;

And whereas the State Government keeping in view the consents of the persons aforesaid and after consulting the Board has sanctioned the schemes under section 5 (2) of the said Act;

Now, therefore, the schemes sanctioned by the State Government under section 5 (2) are hereby published in the Rajapatra, Himachal Pradesh, for the information of all concerned as required by section 6 of the said Act and it shall come into force immediately.

District: MAHASU NOW SIMLA

Sl. No.	Scheme No.	Name of the bene- ficiary	Resident of village	Panchayat	Area to be covered in acres
1	2	3	4	5	6
1.	THG/MSU/1/72-73	Shrimati Soda	Keet	Deorighat	5.33
2.	THG/MSU/2/72-73	Shri Atma	Palana	Kiar	4.43
3.	THG/MSU/4/72-73	Sarvshri Hukami, Bholru, Mathu.	Kamah	-do-	4.78
4.	I HG/MSU/5/72-73	Shrimati Padamu and Shri Bhagat Ram	Kundli	Deorighat	2.51
5.	THG/MSU/7/72-73	Shri Moti Ram	Kaprol	Kiar	5.48
6.	THG/MSU/8/72-73	Shri Satya	Koti	Sandhoo	1.49
7.	THG/MSU/9/72-73	Sarvshri Dhani Ram, Kanshi Ram, Shrimati Mirchi and Mathi.	Palana	Kiar	2.98
8.	THG/MSU/11/72-73	Shri Birria	Jadeog	Sandhoo	0.80
9.	THG/MSU/12/72-73	Shri Durga Datt	Samber	Kiar	1.60
10.	THG/MSU/13/72-73	Shri Anant Ram	Jais	Jais	1.94
11.	THG/MSU/14/72-73	Shri Chaudhary Ram	Bago- Sandhoo	Sandhoo	1.10
12.	THG/MSU/15/72-73	Shri Kaul Ram	Bachlone	Dharampur	7.84
13.	THG/MSU/16/72-73	Shri Devki Ram	Jadoon	Kelvi	1.44
14.	THG/MSU/17/72-73	Shri Ganga Ram	Niyara	Dhamandri	16.41
15.	THG/MSU/18/72-73	Shrimati Savitri Devi	Tikkar	Dharampur	2.45
16.	THG/MSU/19/72-73	Shri Bhagat Ram	Chalwag	Deorighat	3.34
17.	THG/MSU/20/72-73	Shri Shiv Lal	Pataudu	Dharampur	19.50
18.	THG/MSU/21/72-73	S/Shri Durga, Tulsia, Rama Nand, Dila Ram and Chet Ram, Shrimati Janki and Dassi.	Rehan	Mahri	4.83
19.	THG/MSU/22/72-73	Shri Govidu Ram	Golu	Jais	1.89
20.	THG/MSU/10/72-73	Shri Mast Ram	Kadrana	Gohrna	1.12
21.	KMT/MSU/1/72-73	Shri Moti Ram.	Kharan	Khani- Panoli	0.85
22.	KMT/MSU/2/72-73	Shri Bhoop Ram	Devthi	Mashobra	2.55
23.	KMT/MSU/2/72-73	S/Shri Dhararam Dass and Balak Ram.	Mungar	Dhali	9.21
24.	KTK/MSU/1/72-73	Shri Jagat Ram	Purag	Purag	2.79
25.	KTK/MSU/2/72-73	President Gram Panchayat Kotkhai.	Badrana	Kotkhai	0.58
26.	KTK/MSU/3/72-73	Shri Radha Kishan	Govindpur	Deorighat	5.24
27.	KTK/MSU/4/72-73	Shri Roop Singh	Kufatoo	Purag (Ra- wal-Kiar).	6.69
28.	KTK/MSU/6/72-73	Shri Jai Lal	Dakal	Deori- Khaneti.	3.56
29.	KTK/MSU/7/72-73	Shri Ranjit Singh	Kiari	Kiari	2.32
30.	KTK/MSU/8/72-73	Shri Budhi Singh	Allawang	Deori- Khaneti.	5.54
31.	KTK/MSU/9/72-73	Shri Mangat Ram	Nehra	Kiari	3.59
32.	KTK/MSU/10/72-73	Shri Atma Ram	Dakahal	Deori- Khaneti.	2.49
33.	KTK/MSU/11/72-73	Shri Atma Ram	Nehra	Kiari	0.80
34.	KTK/MSU/12/72-73	Shri Amar Singh	Dakahal	Deori- Khaneti.	3.35
35.	KTK/MSU/13/72-73	Shri Roshan Lal	-do-	-do-	2.28

1	2	3	4	5	6
36.	KTK/MSU/14/72-73	Shri Bala Nand	Kiari	Kiari	1.65
37.	KTK/MSU/15/72-73	Shri Amar Singh	Dakahal	Deori-Khaneti	2.30
38.	KTK/MSU/16/72-73	Shri Hardev Singh	Dakahal	Deori-Khaneti	3.03
39.	CPL/MSU/1/72-73	S/Shri Nand Ran, Haru, Jhinu and Surat Ram	Bamta	Bamta	4.95
40.	CPL/MSU/2/72-73	Shri Haru	Mamuvi	-do-	5.43
41.	CPL/MSU/3/72-73	Shri Mohan Lal	Shanag	Roshala	7.08
42.	CPL/MSU/4/72-73	Shri Budhia	Koti and Ransh.	Pouria	3.31
43.	CPL/MSU/5/72-73	Shri Jhainka Ram	Dharandli	-do-	5.18
44.	CPL/MSU/6/72-73	Shri Manji	Bamta	Bamta	4.61
45.	CPL/MSU/7/72-73	S/Shri Bir Singh and Shrimati Mali	-do-	-do-	7.00
46.	CPL/MSU/8/72-73	S/Shri Fina Dass and Narain Singh.	-do-	-do-	4.33
47.	CPL/MSU/9/72-73	S/Shri Jit Singh, Bhag Mal and Mohan Lal.	Gorli	Gorli	7.21
48.	CPL/MSU/10/72-73	S/Shri Sunder Singh, Barinder Singh and Rajinder Singh.	Belag	Dewat	36.72
49.	CPL/MSU/11/72-73	Shri Motia	Thilog	Nanhar	3.33
50.	CPL/MSU/12/72-73	Shri Alam Chand	Shapra	-do-	3.95
51.	CPL/MSU/13/72-73	S/Shri Alam, Kirpa and Hira	Chewana	-do-	7.58
52.	CPL/MSU/15/72-73	S/Shri Kewal Ram, Medoo, Shiv Ram, Dula Ram and Daulat Ram.	Badloag	-do-	
53.	CPL/MSU/16/72-73	Shri Jhinu Ram	Kashah	Bamta	7.04
54.	CPL/MSU/17/72-73	S/Shri Kalyan Singh, Bhupinder Singh, Madan Singh, Smt. Kalawati, Bhagwati, Pushpa Devi, Subba and Sakhi.	-do-	-do-	1.63
55.	CPL/MSU/18/72-73	S/Shri Mast Ram and Mangat Ram.	Kheprona	-do-	1.89
56.	CPL/MSU/19/72-73	S/Shri Moti Ram and Mangat Ram.	Kashah	-do-	4.08
57.	CPL/MSU/20/72-73	Shri Mangat Ram	Belag	Dewat	12.24
58.	CPL/MSU/21/72-73	S/Shri Pratap Singh, Laiq Ram, Guman Singh, Mohan Singh, Padam Singh, Atma Ram, Hira Singh, Balia, Dhiana, Shrimati Ravi, Bimla, Rashma, Basanti, Chyari, and Durma.	Shantha	Dlat	6.24
59.	CPL/MSU/22/72-73	S/Shri Motia and Sali	Shangroli	Bamta	6.40
60.	CPL/MSU/23/72-73	Shri Bushi Singh	Gorli and Khaprona	Gorli	8.59
61.	CPL/MSU/24/72-73	Sarvshri Mehar Singh, Bushi Singh, Surat Singh, Hari Singh and Shrimati Tuli.	Gorli, Chaog Pujarli	-do-	29.13
62.	CPL/MSU/25/72-73	Shri Budhi Singh	Matal	Matal	8.93
63.	CPL/MSU/26/72-73	S/Shri Padam Singh, Kanwar Singh.	Alashna	-do-	3.52
64.	CPL/MSU/27/72-73	Shri Bir Singh	Seel	Nerwa	12.99
65.	CPL/MSU/28/72-73	Shrimati Gulabi	Alashna	Metal	3.03
66.	CPL/MSU/29/72-73	S/Shri Budhi Ram, Nuri Kali, Kirpa Ram, Ranoo Ram and Jai Lal.	Kashah	Bamta	10.71
67.	CPL/MSU/30/72-73	Shri Dhanu Ram	Chopal	Chopal	3.77

1	2	3	4	5	6
68.	CPL/MSU/31/72-73	Shri Davinder Singh -	Bamta	Bamta	5.90
69.	CPL/MSU/32/72-73	S/Shri Budi Singh Rai Singh and Kana Singh.	-do-	-do-	5.96
70.	CPL/MSU/33/72-73	Shri Kewal Ram	Kashah	-do-	3.31
71.	CPL/MSU/34/72-73	S/Shri Mast Ram, Hari Singh, Shrimati Kawala, Pana, Lachi and Suju.	Bamta	-do-	17.80
72.	CPL/MSU/35/72-73	C/Shri Devi Singh and Shrimati	Mashrain	Tharoch	12.15
		Durma.			

By order,
K. C. PANDEYA,
Land Development Commissioner.

**भाग 4—स्थानीय स्वायत शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया
तथा पंचायत विभाग**

**PANCHAYATI RAJ DEPARTMENT
NOTIFICATION**

Simla-4, the 9th October, 1972

No. 23-1/69-Panch.—Whereas it appears to the Governor of Himachal Pradesh that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction/extension of School building at village Nari (Chintpurni) Tehsil Amb, District Una, Himachal Pradesh, it is hereby notified that land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern:

In exercise of the powers conferred by the aforesaid section, the Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of any land in the locality may, within thirty days of the publication, of this notification, file an objection in writing before the Collector of Land Acquisition (Sub-Divisional) Officer (Civil), Una district, Una.

SPECIFICATION

District: UNA	Tehsil: AMB			
Village	Khasra No.	Area		
		K.	M.	
1	2	3	4	
NARI(CHINTPURNI)	2537/2365	0	16	Barani
	2538/2365	0	15	„
	2538/2365*	1	13	„
	2368/377	1	14	Banjar qadim.
	Total	4	18	

ORDER

Simla-4, the 9th October, 1972

No. 7-G25/66-Panch. (c) II.—In partial modification of Panchayat Department office order No. 5-23/71-CD (Pnt), dated the 12th January, 1972 regarding the enquiry

against Shri Onkar Singh Sarpanch Gram Panchayat Mandli, District Una, Himachal Pradesh.

The enquiry will be conducted by the Deputy Commissioner Una or his nominee, instead of the Deputy Commissioner, Kangra or his nominee owing to the Re-organisation of the District in Himachal Pradesh.

S. M. KANWAR,
Joint Secretary.

पंचायती राज विभाग

अधिसूचनाएं

शिमला-4, 30 अक्टूबर, 1972

संख्या 36-27/71 पंच-उन्ना.—राज्यपाल, हिमाचल प्रदेश, उन शक्तियों के अन्तर्गत जोकि उन्हें हिमाचल प्रदेश, पंचायती राज अधिनियम, 1968 (वर्ष 1970 का 19वां अधिनियम) की धारा 4 की उप-धारा 2 के अन्तर्गत प्राप्त है, नीचे दी गई ग्राम सभा ओपल के ग्रामों का अपवर्जन करते हैं:—

- क्रम संख्या.—1
- जिला.—उन्ना
- विकास खण्ड.—गगरेट
- नाम मौजूदा ग्राम सभा.—ओपल
- मौजूदा ग्राम सभा में शामिल गावों के नाम—(1) ओपल और (2) टटहेड़ा।
- ग्राम सभा में अपवर्जन होने वाले ग्रामों के नाम—टटहेड़ा।
- विवरण.—कोष्ठ संख्या 6 के नीचे दिखाया गया गांव नई ग्राम सभा टटहेड़ा में मिलाया गया।

शिमला-4, 30 अक्टूबर, 1972

संख्या 36-27/71-पंच-उन्ना.—राज्यपाल, हिमाचल प्रदेश, उन शक्तियों के अन्तर्गत जो कि उन्हें हिमाचल प्रदेश, पंचायती राज अधिनियम, 1968 (वर्ष 1970 का 19वां अधिनियम) की धारा 4 की उप-धारा 2 तथा 5 की उप-धारा 1 के अन्तर्गत प्राप्त है, नीचे दी गई ग्राम सभा क्षेत्र में उस के आगे लिखे ग्राम का सामवेश करते हैं:—

- क्रम संख्या.—1
- जिला.—उन्ना

3. खण्ड.—नागरेट
4. ग्राम सभा का नाम.—टटहेड़ा
5. ग्राम सभा में समावेश होने वाले ग्राम का नाम.—टटहेड़ा
6. विवरण.—कोष्ठ संख्या 5 के नीचे दिखाया गया गांव पुढ़ानी

ग्राम सभा ओयल से निकाला गया।

एस० एम० कंवर,
संयुक्त सचिव।

भाग 5— वंयवितक अधिसूचनाएं और विज्ञापन

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri A. L. Vaidya, Senior Sub-Judge,
Kangra at Dharamsala

C. S. No. 103 OF 1969

St. Pauls High School, Palampur,

Versus

Shri Jethu Ghulam Masih, Philadelphia Hospital,
Ambala City (Punjab).

Whereas the plaintiff St. Pauls High School has filed a suit for recovery in this court against the defendant. In this behalf notices have been issued against the defendant several times. But he is evading the service or has concealed himself. It has been proved to the satisfaction of this court that the above noted defendant cannot be served through ordinary way, hence this proclamation under order 5, rule 20, is issued against him that he should appear in this court personally or through some authorised agent or pleader on the 13th November, 1972 at 10 A.M. failing which *ex parte* proceedings will be taken against him.

Given under my hand and the seal of the Court, today the 11th day of September, 1972.

A. L. VAIDYA,

(Seal).

Senior Sub-Judge, Kangra at Dharamsala.

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri A. L. Vaidya, Senior Sub-Judge,
Kangra at Dharamsala, Himachal Pradesh

CIVIL SUIT NO. 39 OF 1972

Shri Jagat Ram.

Versus

Kidar Nath etc.

1. Kidar Nath, 2. Prem Nath, 3. Ravinder Nath, sons of Dina Nath son of Jai Dev, residents of Haripur Tehsil Dehra, District Kangra, Himachal Pradesh.

Defendants.

Whereas the plaintiff has filed an suit or possession in this court and against the defendants. In this behalf summons have been issued several times against the above noted defendants, but they are evading the service or have concealed themselves. It has been proved to the satisfaction of this court that the above named defendants cannot be served through ordinary way, hence this proclamation under order 5, rule 20, C.P.C. is issued against them that they should appear in this court on 29th November, 1972 at 10 A.M. personally or through authorised agent or pleader, failing which *ex parte* proceedings shall be taken against them.

Given under my hand and the seal of the Court, today the 26th October, 1972.

A. L. VAIDYA,

Senior Sub-Judge, Kangra at Dharamsala.

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri A. L. Vaidya, Senior Sub-Judge,
Kangra at Dharamsala, Himachal Pradesh

CIVIL SUIT NO. 245/1971

Lachhi Ram.

Versus

Ghansar Singh son of Shahzada caste Rajput, resident of Mauza Andreta, Tehsil Palampur, District Kangra Defendant.

Whereas the plaintiff (Lachhi Ram) has filed a suit for declaration in this court against the above defendant. In this behalf summons have been issued several times against him but he is evading the service or have concealed himself. It has been proved to the satisfaction of this court that the above named defendant cannot be served through ordinary way, hence this proclamation under order 5, rule 20, C.P.C. is issued against him, that he should appear in this court on 14th November, 1972 at 10 A.M. personally or through pleader failing which *ex parte* proceedings shall be taken against him.

Given under my hand and the seal of the court today the 26th October, 1972.

A. L. VAIDYA,
Senior Sub-Judge, Kangra at Dharamsala.

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri A. L. Vaidya, Senior Sub-Judge
Kangra at Dharamsala, Himachal Pradesh

CIVIL SUIT NO. 507 OF 1968

Shri Jagdish.

Versus

Shri Brahm Chand etc.

1. Shri Brahm Chand alias Brahmoo, M.T. Driver No. 4195 PNR Company No. 1574 GREF c/o 99/A.P.O. 2. Oma Chand, 3. Onkar Singh sons of Shri Anant Ram resident of Sanot, 4. Kripal Singh Tehsil Dehra, District Kangra, 5. Shrimati Bimla Devi wife of Shri Kartar Singh, Village Nandpur, Tehsil Dehragopipur. 6. Shrimati Lila wife of Harnam Singh, Village Karh, P.O. Mangwal, Tehsil Dehragopipur, 7. Dhani Ram, 8. Sita Ram, 9. Ram Chand, 10. Jagtu alias Jagat Ram sons of Shri Musaddi Ram, residents of Beh Tappa Gangot, Tehsil Dehra, 11. Nank Chand son of Shri Tara Chand Mauza Kasba Sehol, Via Tipri, Tehsil Dehra, 12. Mehar Chand son of Shri Tara Singh, 13. Baldev Singh son of Shri Tara Singh c/o S. Harsa Singh, House No. 65, Gali Ardasian, Chaurasti Attari, Amritsar, 14. Tek Singh son of Shri Bhag Singh son of Shri Tara Singh c/o Tappa Gangot, Tehsil Dehra, District Kangra, 15. Shrimati Lilan widow of Nathu Ram son of Shri Tara Singh, resident of Sapor, Tehsil Una, District Kangra. Defendants.

Whereas the plaintiff has filed an suit for possession in this court against the above noted defendants. In this behalf summons to the above defendants have been issued several times, but they are evading the service

or have concealed themselves. It has been proved to the satisfaction of this court that the service of the above named defendants cannot be effected through ordinary way, hence this proclamation under order 5, rule 20 C.P.C. is issued against them, that they should appear in this court on 14th November, 1972 at 10 A.M. personally or through authorised agent or pleader, failing which *ex parte* proceedings shall be taken against them.

Given under my hand and the seal of the court today the 26th October, 1972.

A. L. VAIDYA,
Senior Sub-Judge, Kangra at Dharamsala.

इस्तहार जेर दफा 5, रुल 20, सी.पी.सी.

बम्बालत सीनियर सब-जज साहिब बहादुर कांगड़ा, मुकाम, धर्मशाला
दरस्वास्त मर्टिफीकेट जानशीनी नं 0-5 वावत माल, 1972

1. कमर्मीर मिह, (2) रमेश चन्द, नावालगान पिसरान श्री पूर्ण
चन्द पुत्र जैसी राम बवलायत श्रीमती बिटो उपनाम बिटन
देवी पत्नी श्री पूर्ण चन्द. वासी टीका लाहडू, मौजा खेरा, तहसील
पालमपुर, जिला कांगड़ा

सायलान।

बनाम

सर्वजन्ता:

दरस्वास्त वराये हसूल सर्टिफीकेट जानशीनी तरका, श्री
जैसी राम मतवकी वासी टीका लाहडू, मौजा खेरा, तहसील पालम-
पुर, जिला कांगड़ा, अदालत हजा में गुजारी है।

In respect of claim of Rs. 1229/- under Policy No.
255374 L.I.C. of Jaishi Ram.

बनाम

सर्वजन्ता:

मुकदमा मुन्द्रजा उनवान बाला में सायलान ने दरस्वास्त वराये
हसूल मर्टिफीकेट जानशीनी तरका, श्री जैसी राम मतवकी वासी
टीका लाहडू, मौजा खेरा, तहसील पालमपुर, जिला कांगड़ा, अदालत
हजा में गुजारी है। निहजा इम लिखित इस्तहार द्वारा हर खास व
आम आदमी का सूचित किया जाता है कि अगर कोई उजर निसबत
दरस्वास्त हो तो वह तिथि 28-11-1972 को प्रातः 10 बजे
हाँजर अदालत हजा आ कर पेश करे, वसूरत दीगर कार्यवाही जावा
अमल में लाई जावेगी।

आज तिथि 25-10-1972 को हमारे दस्तावेज मोहर अदालत
में जारी हुआ।

हस्ताक्षर,

सीनियर सब-जज कांगड़ा, धर्मशाला।

मोहर।

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

(देखिये पृष्ठ 1129 से 1139)

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन यम्बन्धी अधिसूचनाएं

शून्य

अनुपूरक

शून्य

न्यायालय श्री वी.पी.० भटनागर सीनियर सब-जज, जिला सिरमौर,
नाहन

मुकदमा नम्बर 80/6 ओ. 1970

भारत सरकार बनाम श्री एन. आर. आनन्द फौरेस्ट कन्टरेक्टर,
64-लोटन रोड, देहरादून। प्रत्यार्थी।
इस्तहार अण्डर-आर्डर 5, रुल 20, सी.पी.सी.

बनाम: श्री एन.आर. आनन्द फौरेस्ट कन्टरेक्टर, 64 लोटन
रोड, देहरादून।

उपरोक्त मुकदमा उनवान बाला में श्री एन.आर. आनन्द को
इस न्यायालय से कई बार समन जारी किये गये परन्तु श्री एन. आर.
आनन्द जान बूझ कर समन लेने से गुरुजे करता रहा अब न्यायालय
को पूर्ण रूप से विश्वास हो गया है कि श्री एन. आर. आनन्द की
साधारण साधनों के जरिये तामिल नहां हो सकती अतः इस विज्ञापन
के जरिये सूचित किया जाता है कि तिथि 2-12-1972 को इस
न्यायालय नाहन में हाजिर हो कर असालतन या वकालतन या किसी
मुख्यार्थ के जरिये पैरवी मुकदमा करे वरना कार्यवाही एकतरफा
अमल में लाई जावेगी एवं निर्णय किया जावेगा।

आज तिथि 20-10-1972 को मेरे हस्ताक्षर और मोहर अदालत
में जारी किया गया।

हस्ताक्षर,

सीनियर सब-जज,

जिला सिरमौर, नाहन।

In the Court of Shri Surendra Prakash, M.A.L.L.B.
Senior Sub-Judge, Solan

Shri Jagdish Chand s/o Munshi Ram, r/o Nalagarh
District Solan Petitioner.

Versus

General Public.

Application for grant of permission of sale of land
entered in Khasra No. 218 and 221 situated at Nalagarh
belonging to Shri Shayam Lal minor s/o Shri Jagdish
Chand of Nalagarh.

Whereas the petitioner has applied to this court for the
permission to sell the above land belonging to his
minor son Shri Shayam Lal, which will be in the benefit
of the minor. In case any person has any objection
against the permission of the sale of the house he may
file the objection, if any, on or before 27th day of
November, 1972. If no objection is received the permission
will be accorded.

Given under my hand and seal of this Court this 10th
day of October, 1972.

SURENDRA PRAKASH,
Senior Sub-Judge, Solan.

PART VI

LAW DEPARTMENT

NOTIFICATION

Simla-2, the 3rd July, 1972

No. 11-34/72-LR.—The following Acts recently passed by the Parliament which have already been published in the Gazette of India, Extraordinary, Part II, Section 1 are hereby republished in the Himachal Pradesh Government Rajpatra for the information of general public:—

1. The Indian Copper Corporation (Taking Over of Management Act,) 1972 (11 of 1972).
2. The Aircraft (Amendment) Act, 1972 (12 of 1972).
3. The Marine Products Export Development Authority Act, 1972 (13 of 1972).
4. The Constitution (Twenty-fifth Amendment) Act, 1971.

JOSEPH DINA NATH,
Under Secretary (Judicial).

Assented to on 20-4-1972.

THE INDIAN COPPER CORPORATION (TAKING OVER OF MANAGEMENT) ACT, 1972

(ACT NO. 11 OF 1972)

AN

ACT

to provide for the taking over, in the public interest, of the management of the undertaking of the Indian Copper Corporation Limited, pending acquisition of that undertaking.

WHEREAS it is expedient in the public interest that the undertaking of the Indian Copper Corporation Limited should be acquired for the purpose of enabling the Central Government to conserve and exploit in a scientific and rational manner to the maximum advantage of the nation, the copper deposits in the Singhbhum belt in the State of Bihar and to utilise the deposits in such manner as to subserve the common good, in the context of the requirements of copper in the country;

AND WHEREAS it is expedient, in the public interest, to take over the management of the undertaking of the Indian Copper Corporation Limited pending acquisition thereof;

BE it enacted by Parliament in the Twenty-third Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

1. *Short title and commencement.*—(1) This Act may be called the Indian Copper Corporation (Taking Over of Management) Act, 1972.

(2) It shall be deemed to have come into force on the 10th day of March, 1972.

2. *Definitions.*—In this Act, unless the context otherwise requires,—

- (a) “appointed day” means the 10th day of March, 1972;
- (b) “company” or “Indian Copper Corporation” means the Indian Copper Corporation Limited, being a company incorporated in England and

having its head office at Gillander House, Netaji Subhas Road, Calcutta-1;

- (c) “Custodian” means the Government company appointed under section 4 to take over the management of the undertaking of the company;
- (d) “Government company” has the meaning assigned to it by section 617 of the Companies Act, 1956 (1 of 1956);
- (e) “undertaking”, in relation to the company, means the undertaking of the company, in India, referred to in sub-section (2) of section 3.

CHAPTER II

MANAGEMENT OF THE UNDERTAKING OF THE INDIAN COPPER CORPORATION

3. *Management of the undertaking of the company to vest in Central Government.*—(1) On and from the appointed day, the management of the undertaking of the company shall vest in the Central Government.

(2) The undertaking of the company shall be deemed to include all assets, rights, leaseholds (including mining leases, if any), powers, authorities and privileges and all property, movable and immovable including lands, buildings, works, mines, workshops, projects, smelters, refineries, stores, instruments, machinery, locomotives, automobiles, and other vehicles, mined or extracted copper and other ores, concentrates and metals, in process or in stock or in transit, cash balances, reserve fund, investments and book debts and all other rights and interests arising out of such property as were immediately before the appointed day in the ownership, possession, power or control of the company in relation to the undertaking, within India, and all books of account, registers, maps, plans, sections, drawings, records of survey and all other documents of whatever nature relating thereto.

(3) Any contract, whether express or implied, or other arrangement, in so far as it relates to the management of the business and affairs of the company in relation to its undertaking and in force immediately before the appointed day, shall be deemed to have terminated on the appointed day.

(4) All persons in whom the management of the business and affairs of the company in relation to its undertaking vests immediately before the appointed day, shall, as from that day, cease to be so vested.

(5) No resolution passed at any meeting of the Board of Directors or of the share-holders of the company on or after the appointed day regarding the business of the company in so far as it relates to its undertaking shall be given effect to unless approved by the Central Government.

4. *Appointment of Custodian to take over management of the undertaking of the company.*—(1) The Central Government shall, as from the appointed day, appoint a Government company as the Custodian of the undertaking of the company for the purpose of taking over the management thereof and the Custodian shall carry on the management of the undertaking of the company for and on behalf of the Central Government.

(2) The Central Government may issue such directions (including directions as to initiating, defending or continuing any legal proceedings before any court, tribunal or other authority to the Custodian as to its powers and duties as the Central Government deems desirable and the Custo-

dian may apply to the Central Government at any time for instructions as to the manner in which the Custodian shall conduct the management of the undertaking of the company or in relation to any matter arising in the course of such management.

(3) Any person having possession, custody or control of any property forming part of the undertaking of the company shall deliver forthwith such property to the Custodian or to any such person (being the chairman, director, or officer or other employee of the Custodian) as may be authorised by the Central Government in this behalf.

(4) Any person who, on the appointed day, has in his possession or under his control any books, papers or other documents relating to the undertaking of the company, including the minutes books containing the resolutions of the persons in charge of the management before the appointed day, the current cheque books relating to the undertaking of the company, any letters, memoranda, notes or other communications between him and the company shall, notwithstanding anything contained in any law for the time being in force, be liable to account for the books, papers and other documents (including such minutes books, cheque books, letters, memoranda or other communications) to the Custodian and shall deliver them up to the Custodian or to any such person (being the chairman, director, or officer or other employee of the Custodian) as may be authorised by the Central Government in this behalf.

(5) Every person in charge of the management of the undertaking of the company immediately before the appointed day shall, within ten days from that day or within such further period as the Central Government may allow in this behalf, furnish to the Custodian a complete inventory of all the properties and assets (including particulars of book debts and investments and belongings) forming part of the undertaking of the company immediately before the appointed day and of all the liabilities and obligations of the company in relation to its undertaking subsisting immediately before that day and also of all agreements entered into by the company in relation to its undertaking and in force immediately before that day.

(6) The Custodian shall receive from the funds of the undertaking of the company such remuneration as the Central Government may fix.

5. Payment of amount to the company.—(1) The company shall be given by the Central Government an amount, in cash, for vesting in it, under section 3, of the management of the undertaking of the company.

(2) For every month during which the management of the undertaking remains vested in the Central Government, the amount referred to in sub-section (1) shall be a sum of seventy-five thousand rupees:

Provided that the amount payable under this sub-section shall be apportioned between the company and the persons in charge of the management of the undertaking of the company immediately before the appointed day, by virtue of a contract or other arrangement with the company, in such proportion as may be agreed upon by or between the company and such persons, and, in the event of there being no such agreement, in such proportion as may be determined by the High Court within the local limits of whose jurisdiction the principal place of business of the company in India is situated.

CHAPTER III

MISCELLANEOUS

6. Penalties.—(1) Any person, who—

- (a) having in his possession, custody or control any property forming part of the undertaking of the company wrongfully withholds such property from the Custodian or any person authorised under this Act, or
- (b) wrongfully obtains possession of any such property, or
- (c) wilfully retains any property of the undertaking of the company or removes or destroys it, or
- (d) wilfully withholds or fails to deliver any books, papers or other documents which may be in his possession or under his control to the Custodian or any person authorised under this Act, or
- (e) fails, without reasonable cause, to furnish information or particulars as provided in sub-section (5) of section 4,

shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to ten thousand rupees, or with both.

(2) No court shall take cognizance of an offence punishable under this section except with the previous sanction of the Central Government or of an officer authorised by the Central Government in this behalf.

7. Offences by companies.—(1) Where an offence under this Act has been committed by a company, every person who at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of the business of the company as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he has exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where any offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to, any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) “company” means any body corporate and includes a firm or other association of individuals; and
- (b) “director”, in relation to a firm, means a partner in the firm.

8. Certain proceedings before court to be barred.—No proceeding for the appointment of a Receiver in respect of the business of the company in so far as it relates to its undertaking, shall lie in any court except with the consent of the Central Government.

9. Exclusion of period of operation of Act.—In computing the period of limitation prescribed by law for the

time being in force for any suit or application against any person by the company in respect of any matter arising out of any transaction in relation to the undertaking of the company, the time during which this Act is in force shall be excluded.

10. Act to have overriding effect.—The provisions of this Act or any notification, order or rule made thereunder shall have no effect notwithstanding anything inconsistent therewith contained in any law other than this Act or in any instrument having effect by virtue of any law other than this Act or in any decree or order of any court.

11. Protection of action taken in good faith.—(1) No suit, prosecution or other legal proceeding shall lie against any officer or other employee of the Central Government, the Custodian or any chairman, director, officer or other employee of the Custodian for anything which is in good faith done or intended to be done under this Act.

(2) No suit or other legal proceeding shall lie against the Central Government or any of its officers or other employees or the Custodian or any chairman, director, officer or other employee of the Custodian for any damage caused or likely to be caused by anything which is in good faith done or intended to be done under this Act.

12. Contracts in bad faith may be cancelled or varied.—(1) If the Central Government is satisfied, after such inquiry as it may think fit, that any contract or agreement entered into at any time within twelve months immediately preceding the appointed day, between the company or the managing agents of the company and any other person, in so far as such contract or agreement relates to the undertaking of the company, has been entered into in bad faith, and is detrimental to the interests of the undertaking of the company, make an order cancelling or varying (either unconditionally or subject to such conditions as it may think fit to impose) and thereafter the contract or agreement shall have effect accordingly:

Provided that no contract or agreement shall be cancelled or varied except after giving to the parties to the contract or agreement reasonable opportunity of being heard.

(2) Any person aggrieved by an order under sub-section (1) may make an application to the High Court within the local limits of whose jurisdiction the principal place of business of the company in India is situated, for the variation or reversal of such order and thereupon such court may confirm, modify or reverse such order.

13. Power to terminate contract of employment.—If the Custodian is of the opinion that any contract of employment entered into by the company or the managing agents of the company, in relation to the undertaking of the company, at any time before the appointed day, is unduly onerous, it may, by giving to the employee one month's notice in writing or the salary or wages for one month in lieu thereof, terminate such contract of employment.

14. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules to carry out the purposes of this Act.

(2) Every rule made by the Central Government under this Act shall be laid, as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be

comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

15. Repeal and savings.—(1) The Indian Copper Corporation (Taking Over of Management) Ordinance, 1972 (Ord. 4 of 1972), is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Act.

Assented to on 20-4-1972

THE AIRCRAFT (AMENDMENT) ACT, 1972

(ACT NO. 12 OF 1972)

AN

ACT

further to amend the Aircraft Act, 1934

Be it enacted by Parliament in the Twenty-third Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Aircraft (Amendment) Act, 1972.

2. Amendment of section 2.—In section 2 of the Aircraft Act, 1934 (22 of 1934) (hereinafter referred to as the principal Act),—

(a) in clause (1), after the words "reactions of the air", the words "other than reactions of the air against the earth's surface" shall be inserted;

(b) after clause (2), the following clause shall be inserted namely:—

(2A) "aerodrome reference point", in relation to any aerodrome, means a designated point established in the horizontal plane at or near the geometric centre of that part of the aerodrome reserved for the departure or landing of aircraft;.

3. Substitution of new section for section 4.—For section 4 of the principal Act, the following section shall be substituted, namely:—

4. Power of Central Government to make rules to implement the Convention of 1944.—The Central Government may, by notification in the Official Gazette, make such rules as appear to it to be necessary for carrying out the Convention relating to International Civil Aviation signed at Chicago on the 7th day of December, 1944 (including any Annex thereto relating to international standards and recommended practices) as amended from time to time.".

4. Amendment of section 5.—In section 5 of the principal Act,—

(i) in sub-section (1), the words "and for securing the safety of aircraft operations" shall be inserted at

the end:

- (ii) in sub-section (2), in clause (q), the word "and" occurring at the end shall be omitted and after that clause as so amended, the following clause shall be inserted, namely:—
- “(qq) the prohibition of slaughtering and flaying of animals and of depositing rubbish, filth and other polluted and obnoxious matter within a radius of ten kilometres from the aerodrome reference point; and”.

5. *Insertion of new section 5A.*—After section 5 of the principal Act, the following section shall be inserted, namely:—

“5A. *Power to issue directions.*—(1) The Director General of Civil Aviation for any other officer specially empowered in this behalf by the Central Government may, from time to time, by order, issue directions, consistent with the provisions of this Act and rules made thereunder, with respect to any of the matters specified in clauses (b), (c), (e), (f), (g), (h) and (m) of sub-section (2) of section 5, to any person or persons engaged in aircraft operations or using any aerodrome, in any case where the Director General of Civil Aviation or such other officer is satisfied that in the interests of the security of India or for securing the safety of aircraft operations it is necessary so to do.

(2) Every direction issued under sub-section (1) shall be complied with by the person or persons to whom such direction is issued.”.

6. *Amendment of section 6.*—In section 6 of the principal Act, after sub-section (1), the following sub-section shall be inserted, namely:—

“(IA) Any order made under sub-section (1) shall have effect notwithstanding anything inconsistent therewith contained in any rule made under this Act.”.

7. *Amendment of section 8.*—In section 8 of the principal Act, in clause (b) of sub-section (1), the words “or to implement any order made by any court” shall be inserted at the end.

8. *Insertion of new section 8C.*—After section 8B of the principal Act, the following section shall be inserted, namely:—

“8C. *Power of Central Government to make rules for securing safe custody and redelivery of unclaimed property.*—The Central Government may by notification in the Official Gazette, make rules which may provide for securing the safe custody and redelivery of any property which, while not in proper custody, is found on any aerodrome or in any aircraft on any aerodrome and any such rule may, be in particular, provide for—

- (a) the payment of charges in respect of any such property before it is re-delivered to the persons entitled thereto; and
- (b) the disposal of any such property in cases where the same is not re-delivered to the person entitled thereto before the expiration of such period as may be specified therein”.

9. *Amendment of section 9.*—In section 9 of the principal Act, in sub-section (1), for the words and figures “The provisions of Part VII of the Indian Merchant Shipping Act, 1923 (21 of 1923)”, the words and figures “The provisions of Part XIII of the Merchant Shipping Act, 1958 (44 of 1958)” shall be substituted.

10. *Insertion of new section 9A, 9B, 9C and 9D.*—After section 9 of the principal Act, the following sections shall be inserted, namely:—

“9A. *Power of Central Government to prohibit or re-*

gulate construction of buildings, planting of trees, etc.—(1) If the Central Government is of opinion that it is necessary or expedient so to do for the safety of aircraft operations, it may, by notification in the Official Gazette,—

- (i) direct that no building or structure shall be constructed or erected, or no tree shall be planted, on any land within such radius, not exceeding twenty kilometres from the aerodrome reference point, as may be specified in the notification and where there is any building, structure or tree on such land, also direct the owner or the person having control of such building, structure or tree to demolish such building or structure or, as the case may be, to cut such tree within such period as may be specified in the notification;
- (ii) direct that no building or structure higher than such height as may be specified in the notification shall be constructed or erected, or no tree, which is likely to grow or ordinarily grows higher than such height as may be specified in the notification, shall be planted, on any land within such radius, not exceeding twenty kilometres from the aerodrome reference point, as may be specified in the notification and where the height of any building or structure or tree on such land is higher than the specified height, also direct the owner or the person having control of such building, structure or tree to reduce the height thereof so as not to exceed the specified height, within such period as may be specified in the notification.

(2) In specifying the radius under clause (i) or clause (ii) of sub-section (1) and in specifying the height of any building, structure or tree under the said clause (ii), Central Government shall have regard to—

- (a) the nature of the aircraft operated or intended to be operated in the aerodrome; and
- (b) the international standards and recommended practices governing the operations of aircraft.

(3) Where any notification has been issued under sub-section (1) directing the owner or the person having control of any building, structure or tree to demolish such building or structure or to cut such tree or to reduce the height of any building, structure or tree, a copy of the notification containing such direction shall be served on the owner or the person having the control of the building, structure or tree, as the case may be,—

- (i) by delivering or tendering it to such owner or person; or
- (ii) if it cannot be so delivered or tendered, by delivering or tendering it to any officer of such owner or person or any adult male member of the family of such owner or person or by affixing a copy thereof on the outer door or on some conspicuous part of the premises in which such owner or person is known to have last resided or carried on business or personally worked for gain; or failing service by these means;
- (iii) by post.

(4) Every person shall be bound to comply with any direction contained in any notification issued under sub-section (1).

9B. *Payment of compensation.*—(1) If in consequence of any direction contained in any notification issued under sub-section (1) of section 9A, any person sustains any loss or damage, such person shall be paid compensation the amount of which shall be determined in the manner and in accordance with the principles hereinafter set out, that is to say,—

- (a) where the amount of compensation can be fixed by agreement, it shall be paid in accordance with

- (b) such agreement;
- (b) where no such agreement can be reached, the Central Government shall appoint as arbitrator a person who is or has been qualified for appointment as a Judge of a High Court;
- (c) the Central Government may, in any particular case, nominate a person having expert knowledge as to the nature of the loss or damage suffered by the person to be compensated and where such nomination is made, the person to be compensated may also nominate an assessor for the same purpose;
- (d) at the commencement of the proceedings before the arbitrator, the Central Government and the person to be compensated shall state what, in their respective opinion, is a fair amount of compensation;
- (e) the arbitrator shall, after hearing the dispute, make an award determining the amount of compensation which appears to him to be just and specify the person or persons to whom such compensation shall be paid; and in making the award he shall have regard to the circumstances of each case and,—
 - (i) the damage sustained by the person to be compensated in his earnings;
 - (ii) if in consequence of any direction contained in any notification issued under sub-section (1) of section 9A the market value of the land immediately after the issue of such notification is diminished, the diminution in such market value;
 - (iii) where any building or structure has been demolished or any tree has been cut or the height of any building, structure or tree has been reduced in pursuance of any direction, the damage sustained by the person to be compensated in consequence of such demolition, cutting or reduction and the expenses incurred by such person for such demolition, cutting or reduction;
 - (iv) if the person to be compensated is compelled to change his residence or place of business, the reasonable expenses, if any, that may have to be incurred by him incidental to such change;
 - (f) where there is any dispute as to the person or persons who are entitled to the compensation, the arbitrator shall decide such dispute and if the arbitrator finds that more persons than one are entitled to compensation, he shall apportion the amount thereof amongst such persons;
 - (g) nothing in the Arbitration Act, 1940 (10 of 1940), shall apply to arbitrations under this section.

(2) Every award made by the arbitrator under clause (e) of sub-section (1) shall also state the amount of costs incurred in the proceedings before it and by what persons and in what proportions they are to be paid.

9C. Appeals from awards in respect of compensation.—Any person aggrieved by an award of the arbitrator made under section 9B may, within thirty days from the date of such award, prefer an appeal to the High Court within whose jurisdiction the aerodrome is situate:

Provided that the High Court may entertain the appeal after the expiry of the said period of thirty days if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

9D. Arbitrator to have certain powers of civil courts.—The arbitrator appointed under section 9B, while holding arbitration proceedings under this Act, shall have all the powers of a civil court while trying a suit under the Code of Civil Procedure, 1908 (5 of 1908), in respect of the following matters, namely:—

- (a) summoning and enforcing the attendance of any person and examining him on oath;

- (b) requiring the discovery and production of any documents;
- (c) reception of evidence on affidavit;
- (d) requisitioning any public record from any court or office;
- (e) issuing commissions for examination of witnesses.”

11. Insertion of new sections 11A and 11B.—After section 11 of the principal Act, the following sections shall be inserted, namely:—

11A. Penalty for failure to comply with directions issued under section 5A.—If any person wilfully fails to comply with any direction issued under section 5A, he shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees, or with both.

11B. Penalty for failure to comply with directions issued under section 9A.—(1) If any person wilfully fails to comply with any direction contained in any notification issued under section 9A, he shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees, or with both.

(2) Without prejudice to the provisions of sub-section (1), if any person fails to demolish any building or structure or cut any tree or fails to reduce the height of any building, structure or tree in pursuance of any direction contained in any notification issued under sub-section (1) of section 9A within the period specified in the notification, then, subject to such rules as the Central Government may make in this behalf, it shall be competent for any officer authorised by the Central Government in this behalf to demolish such building or structure or cut such tree or reduce the height of such building, structure or tree.”

12. Amendment of section 19.—In section 19 of the principal Act, in sub-section (1), after the words “or in any order or rule made thereunder” the words, figures and letters “other than a rule made under section 8A or under section 8B” shall be inserted.

Assented to on 20-4-1972

THE MARINE PRODUCTS EXPORT DEVELOPMENT AUTHORITY ACT, 1972

(ACT NO. 13 OF 1972)

AN

ACT

to provide for the establishment of an Authority for the development of the marine products industry under the control of the Union and for matters connected therewith.

Be it enacted by Parliament in the Twenty-third Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

1. Short title, extent and commencement.—(1) This Act may be called the Marine Products Export Development Authority Act, 1972.

(2) It extends to the whole of India.

(3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint:

Provided that different dates may be appointed for different provisions of this Act.

2. Declaration as expediency of control by the Union.—

It is hereby declared that it is expedient in the public interest that the Union should take under its control the marine products industry.

3. Definitions.— In this Act, unless the context otherwise requires,—

- (a) "Authority" means the Marine Products Export Development Authority established under section 4;
- (b) "Chairman" means the Chairman of the Authority;
- (c) "conveyance" includes a carrier vessel or a vehicle;
- (d) "dealer" means a dealer in any of the marine products;
- (e) "Director" means the Director of Marine Products Export Development appointed under section 7;
- (f) "export" and "import" means respectively taking out of, or bringing into, India by land, sea or air;
- (g) "fishing vessel" means a ship or boat fitted with mechanical means of propulsion which is exclusively engaged in sea-fishing for profit;
- (h) "marine products" includes all varieties of fishery products known commercially as shrimp, prawn, lobster, crab, fish, shell fish, other aquatic animals or plants or part thereof and any other products which the Authority may, by notification in the Gazette of India, declare to be marine products for the purposes of this Act;
- (i) "member" means a member of the Authority;
- (j) "owner", in relation to any fishing vessel or in relation to any processing plant or storage premises for marine products or in relation to any conveyance used for the transport of marine products, includes—
 - (i) any agent of the owner; and
 - (ii) a mortgagee, lessee or other person in actual possession of the fishing vessel, processing plant, storage premises or conveyance;
- (k) "prescribed" means prescribed by rules made under this Act;
- (l) "processing", in relation to marine products, includes the preservation of such products such as canning, freezing, drying, salting, smoking, peeling or filleting and any other method of processing which the Authority may, by notification in the Gazette of India, specify in this behalf.

CHAPTER II

MARINE PRODUCTS EXPORT DEVELOPMENT AUTHORITY

4. Establishment and constitution of the Authority.—

(1) With effect from such date as the Central Government may, by notification in the Official Gazette, specify in this behalf, there shall be established for the purposes of this Act, an Authority to be called the Marine Products Export Development Authority.

(2) The Authority shall be a body corporate by the name aforesaid, having perpetual succession and a common seal, with power to acquire, hold and dispose of property, both movable and immovable, and to contract, and shall by the said name sue and be sued.

(3) The Authority shall consist of the following members, namely:—

- (a) a Chairman to be appointed by the Central Government;
- (b) the Director of Marine Products Export Development, *ex-officio*;
- (c) three members of Parliament of whom two shall be elected by the House of the People and one by the Council of States;
- (d) five members to represent respectively the Ministries

of the Central Government dealing with—

- (i) agriculture,
- (ii) finance,
- (iii) foreign trade,
- (iv) industry, and
- (v) shipping and transport;

(e) such number of other members not exceeding twenty as the Central Government may think expedient, to be appointed by that Government by notification in the Official Gazette from among persons who are in its opinion capable of representing—

- (i) the Governments of the States or Union territories having a sea-coast;
- (ii) the interests of owners of fishing vessels, processing plants or storage premises for marine products and conveyances used for the transport of marine products;
- (iii) the interests of dealers;
- (iv) the interests of persons employed in the marine products industry;
- (v) the interests of persons employed in research institutions engaged in the researches connected with the said industry; and
- (vi) such other persons or class of persons who, in the opinion of the Central Government, ought to be represented on the Authority.

(4) The number of persons to be appointed as members from each of the categories specified in clause (e) of sub-section (3), the term of office of the members other than the member referred to in clause (b) of that sub-section, and the manner of filling vacancies among, and the procedure to be followed in the discharge of their functions by the members shall be such as may be prescribed.

(5) Any officer of the Central Government, not being a member of the Authority, when deputed by that Government in this behalf, shall have the right to attend meetings of the Authority and take part in the proceedings thereof but shall not be entitled to vote.

(6) The Authority shall elect from among its members a Vice-Chairman who shall exercise such of the powers and perform such of the functions of the Chairman as may be prescribed or as may be delegated to him by the Chairman.

5. Acts or proceedings of Authority or its Committees not to be invalidated.— No act or proceeding of the Authority or any Committee appointed by it under section 8, shall be invalidated merely by reason of—

- (a) any vacancy in, or any defect in the constitution of, the Authority or such Committee; or
- (b) any defect in the appointment of a person acting as a member of the Authority or such Committee; or
- (c) any irregularity in the procedure of the Authority or such Committee not affecting the merits of the case.

6. Salary and allowances of Chairman.— The Chairman shall be entitled to such salary and allowances and such conditions of service in respect of leave, pension, provident fund and other matters as may, from time to time, be fixed by the Central Government.

7. Executive officers of the Authority and other staff.— (1) The Central Government shall appoint a Director of Marine Products Export Development to exercise such powers and perform such duties under the Chairman as may be prescribed or as may be delegated to him by the Chairman.

(2) The Central Government shall appoint a Secretary

to the Authority to exercise such powers and perform such duties under the Chairman as may be prescribed or as may be delegated to him by the Chairman.

(3) The Director and the Secretary to the Authority shall be entitled to such salaries and allowances and such conditions of service in respect of leave, pension, provident fund and other matters as may be fixed by the Central Government.

(4) Subject to such control and restrictions as may be prescribed, the Authority may appoint such other officers and employees as may be necessary for the efficient performance of its functions and pay them such salaries and allowances as it may determine from time to time.

(5) The Chairman, the Director, the Secretary and other employees of the Authority shall not undertake any work unconnected with their duties under this Act except with the permission of the Central Government.

8. Committees of the Authority.—(1) The Authority may appoint such Committees as may be necessary for the efficient discharge of its duties and performance of its functions under this Act.

(2) The Authority shall have the power to co-opt as members of any Committee appointed under sub-section (1) such other number of persons who are not members of the Authority, as it may think fit.

9. Functions of the Authority.—(1) It shall be the duty of the Authority to promote, by such measures as it thinks fit, the development under the control of the Central Government of the marine products industry with special reference to exports.

(2) Without prejudice to the generality of the provisions of sub-section (1), the measures referred to therein may provide for—

- (a) developing and regulating off-shore and deep-sea fishing and undertaking measures for the conservation and management of off-shore and deep-sea fisheries;
- (b) registering fishing vessels, processing plants or storage premises for marine products and conveyances used for the transport of marine products;
- (c) fixing of standards and specifications for marine products for purposes of export;
- (d) rendering of financial or other assistance to owners of fishing vessels engaged in off-shore and deep-sea fishing and owners of processing plants or storage premises for marine products and conveyances used for the transport of marine products, and acting as an agency for such relief and subsidy schemes as may be entrusted to the Authority;
- (e) carrying out inspection of marine products in any fishing vessel, processing plant, storage premises, conveyance or other place where such products are kept or handled, for the purpose of ensuring the quality of such products;
- (f) regulating the export of marine products;
- (g) improving the marketing of marine products outside India;
- (h) registering of exporters of marine products on payment of such fees as may be prescribed;
- (i) collecting statistics from persons engaged in the catching of fish or other marine products, owners of processing plants or storage premises for marine products or conveyances used for the transport of marine products, exporters of such products and such other persons as may be prescribed on any matter relating to the marine products industry and the publishing of statistics so collected, or portions thereof or extracts therefrom;
- (j) training in various aspects of the marine products industry; and
- (k) such other matters as may be prescribed.

(3) The Authority shall perform its functions under this section in accordance with and subject to such rules as may be made by the Central Government.

10. Dissolution of the Authority.—(1) The Central Government may, by notification in the Official Gazette and for reasons to be specified therein, direct that the Authority shall be dissolved from such date and for such period as may be specified in the notification:

Provided that before issuing any such notification, the Central Government shall give a reasonable opportunity to the Authority to make representations against the proposed dissolution and shall consider the representations, if any, of the Authority.

(2) When the Authority is dissolved under the provisions of sub-section (1),—

- (a) all members notwithstanding that their term of office has not expired, shall, from the date of dissolution, vacate their offices as such members;
- (b) all powers and duties of the Authority shall, during the period of dissolution, be exercised and performed by such person or persons as the Central Government may appoint in this behalf;
- (c) all funds and other property vested in the Authority shall, during the period of dissolution, vest in the Central Government; and
- (d) as soon as the period of dissolution expires, the Authority shall be reconstituted in accordance with the provisions of this Act.

CHAPTER III

REGISTRATION

11. Registration of fishing vessel, processing plant, etc.—(1) Every owner of a fishing vessel, processing plant or storage premises for marine products or conveyance used for the transport of marine products shall, before the expiration of one month from the date on which he first became owner of such fishing vessel, processing plant, storage premises or conveyance, or before the expiration of three months from the date of coming into force of this section, whichever is later, apply to the Authority for registration under this Act of every such fishing vessel, processing plant, storage premises, or conveyance owned by him:

Provided that the Authority may, for sufficient reason, extend the time-limit for registration by such period as it thinks fit.

(2) Registration once made shall continue to be in force until it is cancelled by the Authority.

12. Application, cancellation, fee payable and other matters relating to registration.—The form of application for registration under section 11 and for the cancellation of such registration, the fee payable on such applications, the particulars to be included in such applications, the procedure to be followed in granting and cancelling registration and the registers to be kept by the Authority shall be such as may be prescribed.

13. Returns to be made by owners.—(1) Every owner referred to in sub-section (1) of section 11 shall furnish to the Authority at the prescribed time and in the prescribed manner such returns as may be prescribed.

(2) The Authority may authorise a member or any of its officers to inspect any fishing vessel, processing plant, storage premises or conveyance at any time to verify the accuracy of any return made under this section.

CHAPTER IV

FINANCE, ACCOUNTS AND AUDIT

14. Imposition of a cess on marine products exported.—(1) There shall be levied on all marine products which are exported, a cess for the purposes of this Act, at such rate not exceeding three per cent *ad valorem* as the Central Government may, by notification in the Official Gazette, fix.

(2) The cess levied under sub-section (1) shall be in addition to any cess or duty leviable on marine products under any other law for the time being in force.

(3) The provisions of the Customs Act, 1962 (52 of 1962), and the rules and regulations made thereunder, including those relating to refunds and exemptions from duty, shall, as far as may be, apply in relation to the levy and collection of the cess leviable under sub-section (1) as they apply in relation to the levy and collection of a duty of customs under that Act or those rules and regulations.

15. Payment of proceeds of cess to the Authority.—The proceeds of the cess levied under section 14 shall first be credited to the Consolidated Fund of India and the Central Government may, if Parliament by appropriation made by law in this behalf so provides, pay to the Authority, from time to time, from out of such proceeds, after deducting the expenses of collection, such sums of money as it may think fit for being utilised for the purposes of this Act.

16. Grants and loans by the Central Government.—The Central Government may, after due appropriation made by Parliament by law in this behalf, pay to the Authority by way of grants or loans such sums of money as the Central Government may consider necessary.

17. Constitution of the Fund.—(1) There shall be formed a Fund to be called the Marine Products Export Development Fund and there shall be credited thereto.

(a) the proceeds of the cess made over to the Authority by the Central Government;

(b) all fees levied and collected in respect of registration made under this Act;

(c) any other fee that may be levied and collected by the Authority under this Act or the rules made thereunder;

(d) any grants or loans that may be made by the Central Government for the purposes of this Act;

(e) any grants or loans that may be made by any institution for the purposes of this Act; and

(f) all sums realised by the Authority in carrying out the measures referred to in section 9.

(2) The Fund shall be applied—

(a) for meeting the salaries, allowances and other remuneration of the officers and other employees of the Authority;

(b) for meeting the other administrative expenses of the Authority;

(c) for meeting the cost of the measures referred to in section 9; and

(d) for repayment of any loans from the Central Government or from any institution.

18. Borrowing powers of the Authority.—Subject to such rules as may be made in this behalf, the Authority shall have power to borrow on the security of the Marine Products Export Development Fund or any other asset for carrying out the purposes of this Act.

19. Accounts and audit.—(1) The Authority shall maintain proper accounts and other relevant records and prepare an annual statement of accounts, including the profit and loss account and the balance-sheet in such

form as may be prescribed by the Central Government in consultation with the Comptroller and Auditor General of India.

(2) The accounts of the Authority shall be audited by the Comptroller and Auditor General of India at such intervals as may be specified by him and any expenditure incurred in connection with such audit shall be payable by the Authority to the Comptroller and Auditor General.

(3) The Comptroller and Auditor General of India and any person appointed by him in connection with the audit of the accounts of the Authority shall have the same rights and privileges and authority in connection with such audit as the Comptroller and Auditor General has in connection with the audit of Government accounts and, in particular, shall have the right to demand the production of books, accounts, connected vouchers and other documents and papers and to inspect any of the offices of the Authority.

(4) The accounts of the Authority as certified by the Comptroller and Auditor General of India or any other person appointed by him in this behalf together with the audit report thereon shall be forwarded annually to the Central Government and that Government shall cause the same to be laid before each House of Parliament.

CHAPTER V

CONTROL BY CENTRAL GOVERNMENT

20. Power to prohibit or control imports and exports of marine products.—(1) The Central Government may, by order published in the Official Gazette, make provisions for prohibiting, restricting or otherwise controlling the import or export of marine products, either generally or in specified classes of cases.

(2) All marine products to which any order under sub-section (1) applies shall be deemed to be goods of which the import or export has been prohibited under section 11 of the Customs Act, 1962 (52 of 1962), and all the provisions of that Act shall have effect accordingly.

(3) If any person contravenes any order made under sub-section (1), he shall, without prejudice to any confiscation or penalty to which he may be liable under the provisions of the Customs Act, 1962, as applied by sub-section (2), be punishable with imprisonment for a term which may extend to one year, or with fine, or with both.

21. Directions by Central Government.—The Authority shall carry out such directions as may be issued to it from time to time by the Central Government for the efficient administration of this Act.

22. Returns and reports.—(1) The Authority shall furnish to the Central Government at such time and in such form and manner as may be prescribed or as the Central Government may direct, such returns and statements and such particulars in regard to any proposed or existing programme for the promotion and development of the marine products industry, as the Central Government may, from time to time, require.

(2) Without prejudice to the provisions of sub-section (1), the Authority shall as soon as possible after the end of each financial year, submit to the Central Government a report in such form and before such date, as may be prescribed, giving a true and full account of its activities, policy and programmes during the previous financial year.

(3) A copy of the report received under sub-section (2) shall be laid before each House of Parliament.

CHAPTER VI

MISCELLANEOUS

23. Penalty for making false returns.—Any person who being required by or under this Act to furnish any return fails to furnish such return or furnishes a return containing any particular which is false and which he knows to be false or does not believe to be true shall be punishable with fine which may extend to five hundred rupees.

24. Penalties for obstructing a member or officer of the Authority in the discharge of his duties and for failure to produce books and records.—Any person who—

- (a) obstructs any member authorised by the Chairman in writing or any officer or other employees of the Authority authorised by it in this behalf or any person authorised in this behalf by the Central Government or by the Authority, in the exercise of any power conferred, or in the discharge of any duty imposed, on him by or under this Act; or
- (b) having control over or custody of any account book or other record, fails to produce such book or record when required to do so by or under this Act,

shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

25. Other penalties.—Whoever contravenes or attempts to contravene or abets the contravention of the provisions of this Act or of any rules made thereunder other than the provisions, punishment for the contravention whereof has been provided for in sections 20, 23 and 24, shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both, and in the case of a continuing contravention with an additional fine which may extend to fifty rupees for every day during which such contravention continues after conviction for the first such contravention.

26. Offence by companies.—(1) Where an offence under this Act has been committed by a company, every person who at the time the offence was committed was in charge of and was responsible to, the company for the conduct of the business of the company as well as the company shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section—

- (a) “company” means any body corporate and includes a firm or other association of individuals; and
- (b) “director”, in relation to a firm, means a partner in the firm.

27. Jurisdiction of court.—No court inferior to that of a Presidency Magistrate or a Magistrate of the first class shall try any offence punishable under this Act.

28. Previous sanction of Central Government.—No prosecution for any offence punishable under this Act shall be instituted except with the previous sanction of the Central Government.

29. Protection of action taken in good faith.—No suit, prosecution or other legal proceedings shall lie against the Government, or the Authority or any Committee appointed by it, or any member of the Authority or such Committee, or any officer or other employee of the Government or of the Authority or any other person authorised by the Government or the Authority, for anything which is in good faith done or intended to be done under this Act or the rules made thereunder.

30. Power to delegate.—The Central Government may, by order notified in the Official Gazette, direct that any power exercisable by it under this Act (not being the power to make rules under section 33) may also be exercised, in such cases and subject to such conditions, of any, as may be specified in the order, by such officer or authority as may be specified therein.

31. Suspension of operation of Act.—(1) If the Central Government is satisfied that circumstances have arisen rendering it necessary that certain of the restrictions imposed by this Act should cease to be imposed or if it considers necessary or expedient so to do in the public interest the Central Government may, by notification in the Official Gazette, suspend or relax to a specified extent, either indefinitely or for such period as may be specified in the notification, the operation of all or any of the provisions of this Act.

(2) Where the operation of any provision of this Act has under sub-section (1) been suspended or relaxed indefinitely, such suspension or relaxation may at any time while this Act remains in force be removed by the Central Government by notification in the Official Gazette.

32. Application of other laws not barred.—The provisions of this Act shall be in addition to and not in derogation of the provisions of any other law for the time being in force.

33. Power of Central Government to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:

- (a) the number of persons to be appointed as members from each of the categories specified in clause (e) of sub-section (3) of section 4, the term of office and other conditions of service of members, the manner of filling vacancies among, and the procedure to be followed in the discharge of their functions by, such members;
- (b) the circumstances in which and the authority by which a member may be removed;
- (c) the holding of a minimum number of meetings of the Authority every year;
- (d) the procedure to be followed at meeting of the Authority for the conduct of business and the number of members which shall form a quorum at a meeting;
- (e) the maintenance by the Authority of records of business transacted by the Authority and the submission of copies thereof to the Central Government;
- (f) the power of the Authority, its Chairman, the Director and Committees of the Authority with respect to the incurring of expenditure;

- (g) the conditions subject to which the Authority may incur expenditure outside India;
- (h) the preparation of budget estimates of receipts and expenditure of the Authority and the authority by which the estimates are to be sanctioned;
- (i) the form and manner in which the accounts should be kept by the Authority;
- (j) the deposit of the funds of the Authority in banks and the investment of such funds;
- (k) the conditions subject to which the Authority may borrow;
- (l) the conditions subject to which and the manner in which contracts may be entered into by or on behalf of the Authority;
- (m) the additional matters in respect of which the Authority may undertake measures in the discharge of its functions;
- (n) the remuneration and other allowances payable to the person or persons referred to in clause (b) of sub-section (2) of section 10;
- (o) the form of, and the particulars to be contained in, any returns or reports to be made to the Authority under this Act;
- (p) the form of, and the manner of making applications for registration and for its cancellation by the Authority, the fee payable on such applications and the procedure to be followed in granting and cancelling registration and conditions governing such registration;
- (q) the collection of any information or statistics in respect of marine products; and
- (r) any other matter which is to be or may be prescribed by, or provided for by rules under this Act.

(3) Every rule made under this section shall be laid, as soon as may be, after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

34. Power to make regulations.—(1) The Authority may make regulations not inconsistent with this Act and the rules made thereunder, for enabling it to discharge its functions under this Act.

(2) Without prejudice to the generality of the foregoing power, such regulations may provide for all or any of the following matters, namely:—

- (a) the procedure to be followed at meetings of the Committees appointed by the Authority and the number of members which shall form a quorum at a meeting;
- (b) the delegation to the Chairman, members, Director, Secretary or other officers of the Authority of any of the powers and duties of the Authority under this Act;
- (c) the travelling and other allowances of members of the Authority and of Committees thereof;
- (d) the pay and allowances and leave and other conditions of services of officers (other than those ap-

pointed by the Central Government) and other employees of the Authority;

- (e) the maintenance of its accounts;
- (f) the maintenance of the registers and other records of the Authority and its various Committees;
- (g) the appointment by the Authority of agents to discharge on its behalf any of its functions; and
- (h) the persons by whom, and the manner in which, payments, deposits and investments may be made on behalf of the Authority.

(3) No regulation made by the Authority shall have effect until it has been approved by the Central Government and published in the Official Gazette, and the Central Government, in confirming a regulation, may make any change therein which appears to it to be necessary.

(4) The Central Government may, by notification in the Official Gazette, cancel any regulation which it has confirmed and thereupon the regulation shall cease to have effect.

Assented to on 20-4-1972.
THE CONSTITUTION (TWENTY-FIFTH
AMENDMENT) ACT, 1971
Act. No.

AN

ACT

further to amend the Constitution of India.

BE it enacted by Parliament in the Twenty-second Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Constitution (Twenty-fifth Amendment) Act, 1971.

2. Amendment of article 31.—In article 31 of the Constitution,—

(a) for clause (2), the following clause shall be substituted, namely:—

“(2) No property shall be compulsorily acquired or requisitioned save for a public purpose and save by authority of a law which provides for acquisition or requisitioning of the property for an amount which may be fixed by such law or which may be determined in accordance with such principles and given in such manner as may be specified in such law; and no such law shall be called in question in any court on the ground that the amount so fixed or determined is not adequate or that the whole or any part of such amount is to be given otherwise than in cash:

Provided that in making any law providing for the compulsory acquisition of any property of an educational institution established and administered by a minority, referred to in clause (1) of article 30, the State shall ensure that the amount fixed by or determined under such law for the acquisition of such property is such as would not restrict or abrogate the right guaranteed under that clause.”;

(b) after clause (2A), the following clause shall be inserted, namely:—

“(2B) Nothing in sub-clause (f) of clause (1) of article 19 shall affect any such law as is referred to in clause (2).”

3. Insertion of new article 31C.—After article 31B of the Constitution, the following article shall be inserted, namely:—

“31C. Saving of laws giving effect to certain directive principles.—Notwithstanding anything

contained in article 13, no law giving effect to the policy of the State towards securing the principles specified in clause (b) or clause (c) of article 39 shall be deemed to be void on the ground that it is inconsistent with, or takes away or abridges any of the rights conferred by article 14, article 19 or article 31; and no law containing a declaration that it is for giving effect to such policy shall be called in question in any court on the ground that it does not give effect to such policy:

Provided that where such law is made by the

Legislature of a State, the provisions of this article shall not apply thereto unless such law, having been reserved for the consideration of the President, has received its assent.”

The above Bill has been passed by the Houses of Parliament in accordance with the provisions of article 368 of the Constitution and has also been ratified by the Legislatures of not less than one-half of the States by resolutions to that effect as required under the proviso to clause (2) of the said article.